
SENATE JOURNAL

REGULAR SESSION

Twenty - Sixth Legislature of Oklahoma

1957



Leo Winters

Secretary of the Senate

SENATE JOURNAL

REGULAR SESSION

Twenty - Sixth Legislature of Oklahoma

1957

Convened January 8, 1957

Adjourned May 29, 1957

JOURNAL

of the

SENATE

of the

TWENTY-SIXTH LEGISLATURE

of the

STATE OF OKLAHOMA



REGULAR SESSION

Convened January 8, 1957

Adjourned May 29, 1957

CALENDAR MONTHS OF 25th LEGISLATURE
REGULAR SESSION

1957

OFFICERS OF THE SENATE

Twenty-Sixth Legislature

Regular Session

PRESIDENT..... COWBOY PINK WILLIAMS
PRESIDENT PRO TEMPORE..... DON BALDWIN
MAJORITY FLOOR LEADER..... RAY FINE
ASSISTANT MAJORITY FLOOR LEADER..... LEON B. FIELD
SECRETARY..... LEO W. WINTERS
CHIEF JOURNAL CLERK..... W. E. (Bill) SHIPLEY (Miss)
ASSISTANT JOURNAL CLERK..... KATHERINE MANTON
CALENDAR CLERK..... GEORGE O'NEAL
CHIEF SERGEANT-AT-ARMS..... FRANK TRUEL
ASST. CHIEF SERGEANT-AT-ARMS AND PURCHASING AGENT..... CHET LAMB
CHIEF ENROLLING-ENGROSSING CLERK..... MARJORIE KERLEY
CHAPLAIN, First 10 Days..... FRANK BOSIN

CALENDAR MONTHS OF 26th LEGISLATURE REGULAR SESSION

1957

Convened January 8, 1957

Adjourned May 29, 1957

83 LEGISLATIVE DAYS

(Legislative Days shown in bold face type)

1957		JANUARY					1957	
SUN	MON	TUES	WED	THURS	FRI	SAT		
		1	2	3	4	5		
6	7	8	9	10	11	12		
13	14	15	16	17	18	19		
20	21	22	23	24	25	26		
27	28	29	30	31				

1958		MARCH					1958	
SUN	MON	TUES	WED	THURS	FRI	SAT		
						1	2	
3	4	5	6	7	8	9		
10	11	12	13	14	15	16		
17	18	19	20	21	22	23		
24	25	26	27	28	29	30		
31								

1957		FEBRUARY					1957	
SUN	MON	TUES	WED	THURS	FRI	SAT		
					1	2		
3	4	5	6	7	8	9		
10	11	12	13	14	15	16		
17	18	19	20	21	22	23		
24	25	26	27	28				

1957		APRIL					1957	
SUN	MON	TUES	WED	THURS	FRI	SAT		
	1	2	3	4	5	6		
7	8	9	10	11	12	13		
14	15	16	17	18	19	20		
21	22	23	24	25	26	27		
28	29	30						

1957		MAY					1957	
SUN	MON	TUES	WED	THURS	FRI	SAT		
			1	2	3	4		
5	6	7	8	9	10	11		
12	13	14	15	16	17	18		
19	20	21	22	23	24	25		
26	27	28	29	30	31			

(Oklahoma Supreme Court Opinion, No. 22, 184, filed March 26, 1931, held: "Legislative Day"—
a day in which Legislature convened and actually engaged in business)

MEMBERSHIP OF SENATE

TABLE OF CONTENTS

Senate Journal—Pages 1 through 1339

	Page
Part I Index to Senate Bills	1347
Part II Index to Senate Joint Resolutions	1453
Part III Index to Senate Concurrent Resolutions ... (Also Senate Concurrent Memorial)	1465
Part IV Index to Senate Resolutions	1473
Part V Index to House Bills	1483
Part VI Index to House Joint Resolutions	1559
Part VII Index to House Concurrent Resolutions ...	1565
Part VIII General Subject Matter and Personal Index	1573
Part IX Classified Index to Bills and Resolutions ...	1635

INTERIM COMMITTEES

(Immediately preceding Page 1)

FINALLY APPROVED

SENATE COMMITTEE ASSIGNMENTS

(Immediately following Page 1339)

MEMBERSHIP OF SENATE

(Terms expire 1958)

D i s t	Name	P o l	Counties	Address
1	Leon B. Field	D	Beaver, Cimarron, Harper, Texas	Texhoma
2	S. S. McColgin	D	Beckham, Dewey, Ellis, Roger Mills	Reydon
3	Ben B. Easterly	D	Woods, Woodward	Alva
5	D. L. Jones	D	Jackson, Tillman	Altus
6	Byron Dacus	D	Custer, Kiowa, Washita	Gotebo
*7	Stanley Coppock	R	Alfalfa, Major	Cleo Springs
9	Roy E. Grantham	D	Kay, Grant	Ponca City
11	Everett S. Collins	D	Creek, Payne	Sapulpa
13	Boyd Cowden	D	Lincoln, Pottawatomie	Chandler
14	Jim A. Rinehart	D	Canadian, Oklahoma	El Reno
15	Walt Allen	D	Caddo, Grady	Chickasha
17	Harold Garvin	D	Comanche, Cotton, Jefferson, Stephens	Duncan
19	Virgil Young	D	Garvin, Cleveland, McClain	Norman
21	Clem M. Hamilton	D	Latimer, LeFlore	Heavener
23	Glen C. Collins	D	Pontotoc, Seminole	Ada
25	Gene Stipe	D	Pittsburg	McAlester
27	Harold R. Shoemake	D	Haskell, McIntosh, Muskogee	Muskogee
29	Buck Dendy	D	Craig, Mayes	Pryor
31	Arthur L. Price	R	Tulsa	Tulsa
33	Clem McSpadden	D	Nowata, Rogers	Nowata
35	Bob A. Trent	D	Atoka, Coal	Caney
36	Bruce L. Frazier	D	Murray, Johnston	Sulphur

* Deceased October, 1957.

MEMBERSHIP OF SENATE

(Terms expire 1960)

D i s t	Name	P o l	Counties	Address
2	Charles M. Wilson	D	Beckham, Dewey, Ellis, Roger Mills	Sayre
4	Basil R. Wilson	D	Greer, Harmon	Mangum
6	K. C. Perryman	D	Custer, Kiowa, Washita	Clinton
8	Floyd E. Carrier	R	Garfield	Carrier
10	Robert H. Breeden	R	Noble, Pawnee	Cleveland
12	Louis H. Ritzhaupt	D	Logan	Guthrie
13	Oliver C. Walker	D	Lincoln, Pottawatomie	Dale
14	George Miskovsky	D	Canadian, Oklahoma	Oklahoma City
15	Don Baldwin	D	Caddo, Grady	Anadarko
16	Roy C. Boecher	D	Blaine, Kingfisher	Kingfisher
17	Fred R. Harris	D	Comanche, Cotton, Jefferson, Stephens	Lawton
18	John T. Tipps	D	Carter	Ardmore
19	Herbert Hope	D	Garvin, Cleveland, McClain	Pauls Valley
20	Keith Cartwright	D	Bryan, Choctaw	Durant
22	Hugh M. Sandlin	D	Hughes, Okfuskee	Holdenville
24	Leroy McClendon	D	McCurtain, Pushmataha	Idabel
26	Gene Herndon	D	Love, Marshall	Madill
27	Howard Young	D	Haskell, McIntosh, Muskogee	Stigler
28	Ray Fine	D	Adair, Cherokee, Sequoyah	Gore
30	J. R. Hall, Jr.	D	Delaware, Ottawa	Miami
32	Tom Payne, Jr.	D	Okmulgee, Wagoner	Okmulgee
34	Frank Mahan	D	Osage, Washington	Fairfax

INTERIM COMMITTEE APPOINTMENTS

by

President Pro Tempore Don Baldwin

(Made during and following adjournment of 26th Legislature)

As provided under various Statutes and Resolutions, the following named members of the Senate have been appointed to the Interim Committees indicated:

EXECUTIVE COMMITTEE, of the State Legislative Council, Title 74 § 456, O. S. 1951:

Allen, Carrier, Cartwright, Cowden, Dacus, Easterly, Field, Grantham and Shoemake, President Pro Tempore Baldwin being Chairman of said Executive Committee.

INTERSTATE COOPERATION, Title 74, § 423, Sup. 1957:

Baldwin, Vice Chairman; Mahan, Jones, Rinehart, Ritzhaupt, Walker.

JOINT LEGISLATIVE COMMITTEE, to study State Parks and related problems (SJR 45—1957):

Shoemake, Chairman; Boecher, Herndon, Tipps.

ADVISORY COMMITTEE TO GRDA, Title 82, § 884, Sup. 1957 (SJR 46—1957):

Baldwin, Chairman; Boecher, Dendy, Fine, Mahan. Alternates: McSpadden, Hall.

INTERIM INVESTIGATING COMMITTEE, SR 55—1957:

Cartwright, Chairman; Wilson (Beckham), Fine, Field, Stipe.

INTERIM SPECIAL HIGHWAY COMMITTEE, SR 56—1957:

Stipe, Chairman; Young (Haskell), Fine, Payne, McSpadden, Breedon.

Senate Journal

of the
TWENTY-SIXTH LEGISLATURE OF THE STATE
OR OKLAHOMA

FIRST LEGISLATIVE DAY

Tuesday, January 8, 1957

The Senate of the Twenty-sixth Legislature of the State of Oklahoma met at 12:00 noon, on this day, conforming to Section 26, Article 5, of the Constitution of Oklahoma, and was called to order by its president, Lieutenant Governor Cowboy Pink Williams.

The roll was ordered called of the hold-over members of the Senate, and was as follows:

TO THE PRESIDENT, OKLAHOMA SENATE,
26th LEGISLATURE,
B U I L D I N G.

Sir:

Upon the face of the returns of the General Election, held November 6, 1956, as certified to this office by the several County Election Boards of the State of Oklahoma and as verified by this Board, the following named appear to have been regularly elected to membership in the Senate of Oklahoma from the several Senatorial Districts, as indicated, and accordingly Certificates of Election have heretofore been issued to them by this Board, entitling each to participate in the preliminary organization of the Senate of the Twenty-Sixth Legislature:

NAME	POL	ADDRESS	DISTRICT NUMBER
Charles M. Wilson	D	Sayre	2
Basil R. Wilson	D	Mangum	4
K. C. Perryman	D	Clinton	6
Floyd E. Carrier	R	Carrier	8
Robert H. Breeden	R	Cleveland	10
Oliver C. Walker	D	Dale	13
George Miskovsky	D	Okla. City	14
Don Baldwin	D	Anadarko	15
Roy C. Boecher	D	Kingfisher	16
Fred R. Harris	D	Lawton	17
John T. Tipps	D	Ardmore	18
Herbert Hope	D	Pauls Valley	19
Keith Cartwright	D	Durant	20

Present: Allen, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Jones, McColgin, McSpadden, Price, Rinehart, Shoemaker, Trent, Young (Cleveland).—
21.

COMMUNICATIONS

The following communications were read:

January 8, 1957

Hugh M. Sandlin	D	Holdenville	22
Leroy McClendon	D	Idabel	24
Gene Herndon	D	Madill	26
Howard Young	D	Stigler	27
Ray Fine	D	Gore	28
J. R. Hall Jr.	D	Miami	30
Frank Mahan	D	Fairfax	34

Respectfully submitted
LEO WINTERS, Secretary.

January 8, 1957.

TO THE PRESIDENT,
OKLAHOMA STATE SENATE,
26th LEGISLATURE,
BUILDING.
SIR:

Upon the face of the returns of the Special Election, held on the 11th day of December, 1956, as certified to this office by the County Election Board of Pittsburg, County, which comprises the 25th Senatorial District of the State of Oklahoma, and as verified by this Board, the following named appears to have been regularly elected to membership in the Senate of Oklahoma from the 25th Senatorial District, to fill an unexpired term, and, accordingly, Certificate of Election has heretofore been issued to him by this Board, entitling him to participate in the preliminary organization of the Senate of the 26th Oklahoma Legislature:

25th SENATORIAL DISTRICT:
GENE STIPE, DEM, McALESTER.

Respectfully submitted,
Leo Winters, Secretary.

January 8, 1957

TO THE PRESIDENT,
OKLAHOMA STATE SENATE,
STATE CAPITOL,
OKLAHOMA CITY, OKLAHOMA.
Dear Sir:

In re: 12th Senatorial District:
Upon the face of the returns of the General Election, held November 6, 1956, certified to this office by the Election Board of Logan County, which comprises the 12th Senatorial District of

the State of Oklahoma, and as verified by the State Election Board, the vote for State Senator in that District resulted in a tie vote, as follows:

CARL MORGAN, Rep. -----4030 votes
LOUIS H. RITZHAUPT, Dem. 4030 votes.

The State Election Board respectfully refers this matter to the State Senate for whatever consideration and determination it deems fit and proper.

In re: 32nd Senatorial District:

The right to this seat in the State Senate for the 26th Session of the Oklahoma Legislature is in dispute. The records and results of elections in Okmulgee and Wagoner Counties, which comprise the 32nd Senatorial District, are on file in the office of the State Election Board and available to the Senate at its request.

Respectfully,
Leo Winters, Secretary.

Senator Fine moved that a Credentials Committee be appointed to make proper investigation and report as to the newly elected members of the Senate, which motion prevailed, the President appointing Senators Grantham, Collins (Creek) and Mahan.

Upon motion of Senator Fine, the Senate was declared at ease pending the report of the Credentials Committee.

* * *

The Senate re-assembled, with President Williams presiding.

COMMITTEE REPORT

Senator Grantham, on behalf of the

Credentials Committee, submitted the following report, and moved its adoption, which was seconded by Senator Fine, and adopted by the Senate:

Mr. President:

We, your Committee on Credentials, have the honor to report that we had under consideration the matter of the newly elected members of the Senate.

We find that the following are the duly elected Senators from the respective districts and that they are authorized and entitled to membership in the State Senate, upon taking the oath of office as provided by the Constitution of Oklahoma:

NAME	POL	ADDRESS	DISTRICT NUMBER
Charles M. Wilson	D	Sayre	2
Basil R. Wilson	D	Mangum	4
K. C. Perryman	D	Clinton	6
Floyd E. Carrier	R	Carrier	8
Robert H. Breeden	R	Cleveland	10
Oliver C. Walker	D	Dale	13
George Miskovsky	D	Okla. City	14
Don Baldwin	D	Anadarko	15
Roy C. Boecher	D	Kingfisher	16
Fred R. Harris	D	Lawton	17
John T. Tipps	D	Ardmore	18
Herbert Hope	D	Pauls Valley	19
Keith Cartwright	D	Durant	20
Hugh M. Sandlin	D	Holdenville	22
Leroy McClendon	D	Idabel	24
Gene Stipe	D	McAlester (Unexpired Term)	25
Gene Herndon	D	Madill	26
Howard Young	D	Stigler	27
Ray Fine	D	Gore	28
J. R. Hall Jr.	D	Miami	30
Frank Mahan	D	Fairfax	34

We further find that in District No. 12 and District No. 32 there are contests pending and we recommend that the matter of seating the Senator from District No. 12 and the Senator from District No. 32 be referred to the Standing Committee of the State Senate on Privileges and Elections and that no one from said districts shall participate in the proceedings of the Senate until such time as the contest proceedings above referred to have been disposed of by the Oklahoma State Senate.

ROY E. GRANTHAM, Chairman
Credentials Committee

FRANK MAHAN, Member

EVERETT S. COLLINS, Member

Roll call of the newly elected members was as follows:

Present: Baldwin, Boecher, Breeden, Carrier, Cartwright, Fine, Hall, Harris, Herndon, Hope, McClendon, Mahan, Miskovsky, Perryman, Sandlin, Stipe, Tipps,

Walker, Wilson (Beckham), Wilson (G.cer), Young (Haskell).—21.

The newly elected members assembled before the President's desk, where oaths of office and loyalty oaths were administered by the Honorable Earl Welch,

Justice of the Oklahoma Supreme Court.

The President ordered the roll called of the membership of the Senate of the Twenty-sixth Legislature, which was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Contests pending in Districts 12 and 32.—2.

The President declared a quorum present and the Senate of the Twenty-sixth Legislature duly organized.

Prayer was offered in Indian language by the Chaplain, Frank Bosin, Kiowa Indian and a member of the Indian Methodist church of Anadarko.

Senator Baldwin asked unanimous consent, which was granted, that the Secretary of the Senate read the prayer in English before the members and guests. By unanimous consent, upon request of Senator Price, the prayer offered by Frank Bosin was ordered incorporated in the Journal, and is as follows:

Oh Great Spirit above, as we are gathered here today, look upon us. I come to You in my own humble way. I haven't too many more steps to take. I am old and weak. This great land of ours needs Your help. I ask You to guide those who through their counsels seek to spread the wisdom of their leaders to all people. We have men that are leaders with us today. They need your help, Oh Great Spirit. Give them the wisdom and knowledge in their place of work, I ask through my humble prayer. May it be Thy will that all of the things I ask

be looked upon and be granted. I speak in my own Indian tongue which I know You understand.

I now stop. Oh Great Spirit.

Senator Fine moved that the rules of the 25th session be adopted as the temporary rules of the Senate for the 26th session, which motion prevailed.

Pursuant to the action of the Democratic caucus, held on July 30, 1956, the Senate proceeded with the election of its officers.

Senator Allen placed in nomination the name of Senator Don Baldwin as President Pro Tempore of the Senate, which motion was seconded by Senators Hamilton, Jones and Carrier.

Senator Cartwright moved that the nominations cease, which motion prevailed.

The vote occurring on the Allen motion, the roll call was as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham) Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Not voting: Baldwin.—1.

Contests pending in Districts 12 and 32.—2.

The president declared Senator Don Baldwin had been elected President Pro Tempore of the Senate.

The President appointed a committee, composed of Senators Allen, Hamilton and Jones to escort Senator Baldwin to the president's desk.

President Williams presented Senator Baldwin to the Senate, who, in accepting the office of President Pro Tempore, expressed deep humility for the privi-

age of serving in this capacity, and emphasized the responsibilities of the Senate in state government, pointing out that the framers of the Constitution had made the Senate the only continuous body politic while providing that a Governor shall not succeed himself, and that the entire House of Representatives shall be elected every two years.

President Pro Tempore Baldwin presiding.

Senator Allen introduced to members of the Senate Mrs. Don Baldwin, and upon request of Senator Mahan, she was escorted to the President's desk.

Senator Cowden asked unanimous consent, which was granted, to invite Judge Kirksey M. Nix, newly elected Judge to the Criminal Court of Appeals, and a former Senator, observed as a visitor in the Senate Gallery, to sit with other members of the Senate.

Senator Fine, having been chosen at the Democratic Caucus held on July 30, 1956, to be the Majority Floor Leader of the Senate, it was moved by Senator Miskovsky and seconded by Senators McClendon and Shoemake, that Senator Fine be elected Senate Floor Leader.

Senator Dendy moved that the nominations cease, and that Senator Fine be elected by acclamation, which motion prevailed.

The President Pro Tempore declared Senator Fine had been elected Senate Floor Leader.

Senator Field, having been chosen at the Democratic Caucus held on July 30, 1956, to be Assistant Majority Floor Leader of the Senate, it was moved by Senator Cartwright and seconded by Senators Garvin and Wilson (Greer) that Senator Field be elected Assistant Senate Floor Leader.

Senator Dendy moved that the nominations cease, and that Senator Field be elected by acclamation, which motion prevailed.

The President Pro Tempore declared

Senator Field had been elected Assistant Floor Leader.

Senator Field moved that Leo Winters be elected Secretary of the Senate.

Senator Walker moved that the nominations cease, and that Leo Winters be elected by acclamation, which motion prevailed.

The President Pro Tempore declared that Leo Winters had been elected Secretary of the Senate.

Senator Wilson (Greer) moved that Miss W. E. (Bill) Shipley be elected Journal Clerk of the Senate.

Senator Young (Cleveland) moved that the nominations cease, and that Miss Shipley be elected by acclamation, which motion prevailed.

The President Pro Tempore declared that Miss Shipley had been elected Journal Clerk of the Senate.

Senator Garvin moved that Frank Truell be elected Sergeant-at-Arms of the Senate.

Senator Jones moved that the nominations cease, and that Frank Truell be elected by acclamation, which motion prevailed.

The President Pro Tempore declared that Frank Truell had been elected Sergeant-at-Arms of the Senate.

Senator Field moved that a Committee on Seating Arrangements be appointed, which motion prevailed, the President Pro Tempore appointing Senators Dacus, Hamilton and Trent.

The Senate was declared at ease pending the report of the Committee on Seating Arrangements.

The Senate reassembled with President Williams presiding.

COMMITTEE REPORT

Senator Dacus, on behalf of the Committee appointed on Seating Arrangement, submitted the following report, and moved its adoption, which motion prevailed:

Mr. President:

We, your Committee, appointed on Seating Arrangement, beg leave to report that the seating of the majority members be in conformity with Senate Rule 6, and that the minority members of the Senate be assigned to the seats in the northwest corner of the Chamber.

Dacus, Chairman.
Trent, Hamilton.

The Senate proceeded with the seating of its members as provided under Rule 6.

Senator Field moved that a Committee be appointed with instructions to notify the Honorable Raymond Gary, Governor of the State of Oklahoma, that the Senate is organized and ready to transact any business which might come before it, which motion prevailed, the President appointing Senators Stipe, McColgin, Tipps and Harris.

Senator Field moved that a Committee be appointed to notify the Honorable House that the Senate is organized and ready to transact any business which might come before it, which motion prevailed, the President appointing Senators Dendy, Hall, and Collins (Pontotoc).

Senator Field moved that a Committee be appointed to confer with a like committee from the Honorable House to establish a time for a Joint Session of the Legislature on this date, which motion prevailed, the President appointing Senators Young (Cleveland), Sandlin and Breeden.

Senator Field moved that a Committee on Committees and Rules be appointed, which motion prevailed, the President appointing Senators Wilson (Greer), Chairman, Hamilton, Grantham, Allen, Trent, Dacus, Field, Shoemake and Hall.

Senator Field moved that a Committee on Employment and Printing be appointed, which motion prevailed, the President appointing Senators Easterly, Young (Cleveland), Dendy and Harris.

Senator Field moved that a Committee on Mileage be appointed, which motion prevailed, the President appointing Senators Young (Haskell), Walker, Herndon, Coppock and Carrier.

The Senate was declared at ease.

*

The Senate reassembled with the President presiding.

The Sergeant-at-Arms announced the presence of a Committee from the Honorable House, composed of Representatives James C. Nance, James A. Nevins, and John T. Levergood, who advised the Senate that the House of Representatives was duly organized and ready to receive the Senate in Joint Session.

Upon motion of Senator Field, the Senate was declared at ease.

*

The Senate reassembled with the President Pro Tempore presiding.

Senator Dendy, on behalf of the Committee appointed to notify the Honorable House that the Senate is organized and ready to transact business, reported the duty performed, and asked unanimous consent that the committee be discharged, which was the order.

Senator Young (Cleveland), on behalf of the Committee appointed to confer with a like Committee of the Honorable House to establish a time for a Joint Session of the Legislature on this date, advised that the House was at that hour (2:00 p.m.) ready to receive the Senate, and asked unanimous consent that the Committee be discharged, which was the order.

Senator Stipe, on behalf of the Committee appointed to inform the Governor of the State of Oklahoma that the Senate is organized and ready to transact any business that might come before it, reported the duty performed, and asked unanimous consent that the Committee be discharged, which was the order.

The hour of 2:00 p.m. having arrived,

it was upon motion of Senator Fine that the Senate, preceded by its President and President Pro Tempore, went in a Body to the Honorable House for the purpose of a Joint Session.

*

The Joint Session of the 26th Legislature was called to order by the President of the Senate, Lieutenant Governor Cowboypink Williams.

Upon motion of Senator Fine, the attendance roll call of the Senate today was considered the attendance roll call of the Senate in Joint Session, which was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Contests pending in Districts 12 and 32.—2.

Upon motion of Representative Bullard, the attendance roll call of the House today was considered the roll call of the House in Joint Session, which was as follows:

Present: Alexander, Allard, Andrews, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Buckler, Bullard, Calkins, Camp, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Sem-

inole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Norris, Odom, Ogden, Ozmun, Patten, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson, Wolf, Mr. Speaker.—118.

Excused: Nixon.—1.

Not voting: Contest pending, Carey, Clark.—2.

The President declared a quorum of each House present and the Joint Session duly assembled.

Prayer was offered by the House Chaplain, Rev. Mr. Harlan Hobgood, Pastor of the Pilgrim Presbyterian Church, Vinita, Oklahoma.

Senator Fine asked for the consideration of the Joint Rules, which was the order.

Senator Wilson (Greer), Chairman of the Senate Committee on Committees and Rules, submitted the following Committee Report, presenting an amendment to the Joint Rules, which was adopted:

Mr. President: The Senate Committee on Rules wish to report that we have met with the Committee on Rules of the Honorable House and have approved an amendment to the Joint Rule No. 17, of the 25th Session, as follows: RULE 17-a. Messages between the Houses are to be sent only while both Houses are sitting.

BASIL R. WILSON (Greer),
Chairman.

Upon motion of Senator Fine, the Joint Rules of the 25th Session, as amended, were declared the Joint Rules of the 26th Session of the Legislature.

The Speaker presiding.

COMMUNICATION

The following Communication from the State Election Board was read:

To The Speaker of the
House of Representatives
26th Legislature
Building
Sir:

I hereby certify that the attached compilation is a complete list of the names of all candidates voted for at the General Election, held November 6, 1956, for the offices indicated, and that the figures set opposite the names represent the sum of the total vote cast for each, as certified to this office by the several County Election Boards of the State.

Respectfully submitted,
Leo Winters, Secretary.

RESOLUTION

WHEREAS, on November 8, 1956, at the hour of 9:00 o'clock, A. M., the State Election Board met at the office of the Secretary, at the State Capitol Building, Oklahoma City, Oklahoma, for the purpose of receiving and canvassing the returns made to the State Election Board by the various County Election Boards of the State of Oklahoma, as to the result of the election held throughout the State of Oklahoma on November 6, 1956, and proceeded with the canvassing of such returns until and including November 10, 1956, at which time the election returns from all Counties of the State had been received by the State Election Board and, by it, canvassed and the results thereof determined as to all candidates for all elective State Offices; and,

WHEREAS, a canvass of such election returns from all counties of the State of Oklahoma and a totaling thereof show the persons named in the schedule hereto attached, marked Exhibit

"A", have received the number of votes set out opposite their names, respectively.

NOW, THEREFORE, BE IT RESOLVED, by the State Election Board that the persons named in the schedule, hereto attached and marked Exhibit "A", have received at said election the number of votes set out opposite their names in the said schedule, marked Exhibit "A".

BE IT FURTHER RESOLVED, that a certified copy of this Resolution, together with copy of schedule, hereto attached and marked Exhibit "A", be sealed up and transmitted by the State Election Board to the Secretary of State of the State of Oklahoma, directed to the Speaker of the House of Representatives, for the purpose of opening and publishing the same and taking such further action, relative thereto, as is provided by the Constitution and laws of the State of Oklahoma.

DONE at Oklahoma City, Oklahoma, this 13th day of November, 1956.

STATE ELECTION BOARD:

S/ George D. Key,
(SEAL) Chairman.
S/ Stanley Neiswander,
Vice Chairman.

Attest: S/ Leo Winters, Secretary.

Pursuant to Article VI, Section 5, Oklahoma Constitution, Speaker Harkey opened the sealed returns of the General Election, held November 6, 1956, and made the following declarations:

**FOR CORPORATION
COMMISSIONER:**

Harold Freeman,
Dem., Pauls Valley -- -----472,927
Robert L. Kinkaid,
Rep., Tulsa -----324,249

The Speaker declared Harold Freeman duly elected as the Corporation Commissioner of the State of Oklahoma.

FOR JUDGE OF THE CRIMINAL
COURT OF APPEALS—
EASTERN DISTRICT:

Kirksey Nix,
Dem., McAlester -----453,228
Harry Seaton,
Rep, Tulsa -----327,055

The Speaker declared Kirksey Nix duly elected as the Judge of the Criminal Court of Appeals of the Eastern District.

FOR JUSTICE OF THE SUPREME
COURT—SECOND DISTRICT:

Earl Welch,
Dem., Antlers -----463,473

The Speaker declared Earl Welch duly elected as Justice of the Supreme Court of the Second District.

FOR JUSTICE OF THE SUPREME
COURT—THIRD DISTRICT—Unexpired Term:

W. A. Carlile,
Dem., Oklahoma City -----464,444

The Speaker declared W. A. Carlile duly elected as Justice of the Supreme Court of the Third District—(Unexpired Term).

FOR JUSTICE OF THE SUPREME
COURT—FIFTH DISTRICT:

Ben T. Williams,
Dem., Pauls Valley -----470,491

The Speaker declared Ben. T. Williams duly elected as Justice of the Supreme Court of the Fifth District.

FOR JUSTICE OF THE SUPREME
COURT—EIGHTH DISTRICT:

Denver Davison,
Dem., Ada -----458,362

The Speaker declared Denver Davison duly elected as Justice of the Supreme Court of the Eighth District.

The President presiding.

Upon motion of Representative Bullard, the Joint Session was ordered dissolved.

*

The Senate reassembled, in its Cham-

ber, with President Pro Tempore Baldwin presiding.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 1—By McClendon, Fine, Field, Dendy, Trent, Collins (Creek), Rinehart, Jones, Boecher of the Senate and Bullard of the House—An Act relating to the Public Schools of Oklahoma; amending 70 O. S. 1951, § 18-4c, as amended by Section 45 Chapter A Title 70 Oklahoma Session Laws, 1955, dealing with the Basic Schedule of Teachers' Salaries as used in calculating the minimum program; authorizing the State Board of Education to increase such Basic Schedules if appropriations are sufficient; fixing effective date of Act; and declaring an emergency.

SB 2—By Hamilton, Wilson (Greer), Breeden, Allen, Harris, Collins (Seminole), Collins (Creek), Shoemake, Dendy, Frazier, Stipe, Walker, McSpadden, Dacus, Miskovsky, Jones, Rinehart, Cartwright, and Cowden of the Senate, and McCarty, Langley, Daugherty, Sparkman, Graybill, Green, Williams, Dolezal, Hill, Goodfellow, Camp, Vandiver, Tali-ferro, Simmons, Nixon, Musgrave, Alexander, Patten, Chambers, Slater, Calkins, Long (Caddo), Levergood, Stevens, Graves, Shoemake, Tinker, Munson, Etling, Bradley, Sparks, Odom, Nigh, Skeith, Murrow, Inman, Norris, Cartwright (Bryan), Cartwright (Seminole), Lance, Huff, Garrison, Reudy, Shibley, Cole, Richeson, Nevins, Nance, Morford, Rogers, Cunningham, Foster, Welch and Jumper of the House—An Act relating to the Public Schools of Oklahoma; providing for Special Education of Exceptional Children and defining the term "Exceptional Children" as used therein; amending 70 O. S. 1951 § 13-4, and 70 O. S. 1951 § § 13-1, 13-3, 13-5, 13-6, 13-7 and 13-8, as

amended, and the designation of Article 13 of the Oklahoma School Code; dealing with Special Education Programs and Financing thereof, and powers and duties of Boards of Education, School Districts, County Superintendents of Schools and the State Board of Education; providing for allocation and use of State Aid Funds and other State Funds for Special Education of Certain Exceptional Children; providing for administration and payment of expense thereof; repealing Chapter Ae, Title 70, Oklahoma Session Laws 1955; fixing effective date of Act; and declaring an emergency.

SB 3—By Allen and Harris—A Bill creating a Public Safety Commission; authorizing the appointment of Commissioners, fixing their authority and power, and providing for their compensation; transferring the powers and privileges of the Department of Public Safety and of the Commissioner of Public Safety to the Public Safety Commission; providing for the repeal of all inconsistent laws, or parts of such laws; and declaring an emergency.

SB 4—By Allen of the Senate and Stewart of the House—An Act relating to Wildlife Conservation; vitalizing Article XXVI of the Oklahoma Constitution; creating a Department of Wildlife Conservation; creating and providing for the term, tenure, removal, authority, duties, and compensation of an Oklahoma Wildlife Conservation Commission and a Wildlife Conservation Director; providing for the effective date of certain sections of said Act; providing for continuance of present personnel, duties, and functions of State Game and Fish Commission and State Game and Fish Department as the personnel, duties, and functions of the Oklahoma Wildlife Conservation Commission and the Department of Wildlife Conservation, respectively, until changed by the Oklahoma Wildlife Conservation Commission; cre-

ating a Wildlife Conservation Fund; transferring all property, funds, records and papers of the State Game and Fish Department and the State Game and Fish Commission to the Department of Wildlife Conservation and the Oklahoma Wildlife Conservation Commission respectively; continuing the authority of game and fish rangers; amending 29 O. S. 1951, Section 102, as amended by H. B. 634, S. L. 1953, and 29 O. S. 1951, Sections 104, 110 and 116; repealing 29 O. S. 1951, Sections 103, 107 and 115; making the provisions of said Act severable; and declaring an emergency.

SB 5 — By Cowden, Field, Jones, Stipe of the Senate and Ozmun, Bullard, Ham, Hill, Allard, Bailey (Cleveland), Larason, Gotcher of the House—An Act relating to Emergency Relief and General Assistance; abolishing the Oklahoma Emergency Relief Board; transferring all authority, powers and duties now lodged in the Oklahoma Emergency Relief Board by Title 56, Section 26.1 through 26.12, Oklahoma Statutes 1951; to the Oklahoma Public Welfare Commission; transferring all properties, records, contracts and unexpended funds of the Oklahoma Emergency Relief Board to the State Department of Public Welfare; authorizing and directing said Oklahoma Public Welfare Commission to promulgate and adopt such rules and regulations necessary to carry out the provisions of this Act; authorizing the Director of Public Welfare to perform the duties now performed by the Administrator of the Oklahoma Emergency Relief Board under the terms and provisions of Title 56, Sections 26.1 through 26.12, Oklahoma Statutes 1951, as amended; providing penalties for the violation of any of the provisions of this Act; repealing all laws in conflict therewith; and declaring an emergency.

SB 6—By Hamilton, Dacus, Field, Tipps, McColgin, Breeden, Allen, Boecher, Harris, Sandlin, Collins (Pontotoc),

Young (Haskell), Shoemake, Dendy, Frazier, Walker, McSpadden, Miskovsky, Jones, Stipe, Collins (Creek), Rinehart, Cartwright, Hall, and Cowden of the Senate, and McCarty, Levergood, Stevens, Graves, Shoemake, Tinker, Munson, Etling, Bradley, Sparks, Odom, Nigh, Langley, Carmichael, Daugherty, Pitcher, Cole, Richeson, Nevins, Rogers, Cunningham, Foster, Nance, Morford, Sparkman, Graybill, Green, Priebe, Williams, Dolezal, Hill, Camp, Ham, Davis, Vandiver, Taliaferro, Simmons, Long (Caddo), Murrow, Inman, Norris, Carey, Cartwright (Bryan), Cartwright (Seminole), Sparger, Lance, Scarbrough, Wilson, Lollar, Huff, Garrison, Reudy, Gotcher, and Shibley of the House—An Act relating to the Public Schools of Oklahoma; dealing with the payment of State Aid; amending paragraph o of Subdivision 1 of 70 O. S. 1951 § 18-4, as amended; fixing effective date of Act; and declaring an emergency.

SB 7—By Hope, Wilson (Greer) and Boecher of the Senate, and Larason and Wolf of the House—An Act to be known as "The State Salary Administration Act of 1957"; establishing for the State Government a system of Employee Personnel Administration; defining terms; providing for exemption of certain offices, agencies, and employments; creating and providing for the terms, expenses, removal, powers and duties of a State Salary Administration Board; providing for the employees of said Board; requiring each state agency subject to said Act to prepare and maintain a classification and compensation plan covering all positions of said agency; based upon job analysis and subject to review and approval by the State Salary Administration Board; providing for permissible salaries and changes in salaries of existing employees, new employees, and employees given promotions, demotions, or transfers; providing that each such agency shall develop and

maintain, as prescribed by said Act, vacation and sick leave plans for regular employees in the classified service, said plans to be reviewed and approved by the State Salary Administration Board; placing certain duties on the State Budget Director; repealing conflicting laws; providing that certain federal rules may be adopted by the State Salary Administration Board under certain circumstances; providing that the provisions of this Act shall be severable; and declaring an emergency.

SB 8—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making appropriations from the Emergency Appropriation Funds; to the Oklahoma State Senate; stating the purpose; to the Department of Public Safety; stating the purpose; to the Oklahoma State Penitentiary; stating the purpose; to the Oklahoma School for the Deaf; Stating the purpose; to the Governor's Contingent Fund; stating the purpose, to the Office of the Secretary of State; stating the purpose; to the State Board of Education; stating the purpose; to the Oklahoma State Highway Department; stating the purpose; to the State Contingency and Emergency Fund; stating the purpose; providing for the transfer of any monies out of the Contingency and Emergency Fund; making appropriations to the Oklahoma Semi-Centennial Commission; stating the purpose; to the Oklahoma Planning and Resources Board, stating the purpose; to the Central State Griffin Memorial Hospital; stating the purpose; to the Western State Hospital; stating the purpose; to the State Training School for White Boys; stating the purpose; providing the appropriations shall be non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 9—By Wilson (Greer) and Stipe—An Act Amending Section 135.3, Title 57, O. S. 1951, relating to Salaries of

the Wardens of the State Penitentiary and the State Reformatory; and declaring an emergency..

SB 10—By Sandlin, Dacus, Field, Stipe, McColgin, Wilson (Greer), Breeden, Allen, Boecher, Harris, Collins (Pontotoc), Collins (Creek), Shoemake, Young (Haskell), Dendy, Walker, McSpadden, Miskovsky, Jones, Rinehart, Tipps, Cartwright, Cowden of the Senate, and Nigh, Langley, Carmichael, Daugherty, Pitcher, Sparkman, Graybill, Green, Priebe, Williams, Hill, Dolezal, Goodfellow, Camp, Ham, Davis, Taliaferro, Simmons, Nixon, Musgrave, Alexander, Patten, Chambers, Slater, Calkins, Long (Caddo), Levergood, Stevens, Graves, Shoemake, Tinker, Munson, Etling, Bradley, McCarty, Inman, Norris, Carey, Cartwright (Bryan), Cartwright (Seminole), Sparger, Lance, Scarbrough, Huff, Garrison, Reudy, Shibley, Cole, Richeson, Nevins, Cunningham, Nance, Gotcher, Morford, Sparks, Odom, King, Skeith, Welch, Jumper, and Murrow of the House—An Act repealing Sections 37 and 38 of Chapter A, Title 70, Session Laws 1955, relating to School Library Books; re-appropriating Funds in School Library Account; fixing effective date of Act; and declaring an emergency.

SB 11—By Grantham, Field, McColgin, Wilson (Greer), Breeden, Allen, Boecher, Harris, Hamilton, Sandlin, Collins (Pontotoc), Collins (Creek), Shoemake, Dendy, Frazier, Miskovsky, Jones, Walker, Rinehart, Tipps, Cartwright, McSpadden, and Cowden of the Senate, and Bailey, Graybill, Green, Priebe, Williams, Dolezal, Hill, Camp, Ham, Davis, Vandiver, Taliaferro, Simmons, Nixon, Musgrave, Alexander, Patten, Chambers, Slater, Calkins, Long (Caddo), Shoemake, Tinker, Munson, Sparks, Odom, Nigh, Murrow, McCarty, Inman, Norris, Carey, Cartwright (Bryan), Cartwright (Seminole), Lance, Scarbrough, Huff, Garrison, Reudy, Shibley, Cole,

Richeson, Nevins, Nance, Morford, Rogers, Foster, Cunningham, Welch, Langley, Carmichael, Daugherty, and Jumper of the House—An Act relating to the Public Schools of Oklahoma; amending 70 O. S. 1951 § 4-40, as amended by Section 14, Chapter A, Title 70, Oklahoma Session Laws 1955; increasing the Per Capita Cost Index referred to in Section 9 (d), Article X, Oklahoma Constitution to Four Hundred Dollars (\$400.00) for the fiscal year ending June 30, 1958, and providing for future increase or decrease thereof; and declaring an emergency.

SJR 1 — By Rinehart, McClendon, Field, Hamilton, Cartwright, Fine—A Joint Resolution adopting a statement of basic principles of a proposed Water Policy for the State; and recognizing and approving the report of the Oklahoma Water Study Committee.

RESOLUTIONS

SCR 1, by Young (Cleveland) of the Senate and Bailey (Cleveland) and Wolf of the House, was by unanimous consent introduced by Senator Young (Cleveland) and read at length, following which it was upon Senator Shoemake's request that all other members of the Senate were made co-authors.

SCR 1, as amended, was read at length as follows and adopted upon motion of Senator Young (Cleveland):

SENATE CONCURRENT RESOLUTION NO. 1—By YOUNG (Cleveland), ALLEN, BALDWIN, BOECHER, BREEDEN, CARRIER, CARTWRIGHT, COLLINS (Creek), COLLINS (Seminole), COPPOCK, COWDEN, DACUS, DENDY, EASTERLY, FIELD, FINE, FRAZIER, GARVIN, GRANTHAM, HALL, HAMILTON, HARRIS, HERNDON, HOPE, JONES, McCLENDON, McCOLGIN, McSPADDEN, MAHAN, MISKOVSKY, PERRYMAN, PRICE, RINEHART, SANDLIN, SHOEMAKE, STIPE, TIPPS, TRENT, WALKER,

WILSON (Beckham), WILSON (Greer), YOUNG (Haskell), of the Senate and BAILEY (Cleveland) and WOLF of the House.

A CONCURRENT RESOLUTION RECOGNIZING THE OUTSTANDING RECORD OF THE 1956 UNIVERSITY OF OKLAHOMA FOOTBALL TEAM AND ITS COACH, BUD WILKINSON.

WHEREAS, the 1956 University of Oklahoma football squad, coached by Bud Wilkinson, distinguished itself and brought honor upon the great State of Oklahoma by winning its third national collegiate championship in the last seven years; established a new all-time collegiate record of 40 consecutive victories; and established a new all-time record of having scored in 116 consecutive games; and

WHEREAS, the team established a new national seasonal record of having rushed 391 net yards per game; established a new seasonal record of 222 first downs; won the national championship in scoring, total offense and rushing offense; and won the national scoring championship by averaging 46.6 points and seven touchdowns per game; and.

WHEREAS, the Sooners had the national individual scoring champion in Clendon Thomas, who scored 108 points; had three All-Americans—Jerry Tubbs, Tommy McDonald and Ed Gray—and won three outstanding player awards, Center Jerry Tubbs taking the National Football Coaches' Association Walter Camp Award given by Collier's Magazine, and Halfback Tommy McDonald winning both the Sporting News Award and the Robert W. Maxwell Memorial Award;

NOW THEREFORE, BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

Section 1: That the 1956 football team of the University of Oklahoma and

its coach Bud Wilkinson be congratulated for their remarkable achievements on the gridiron, and for the favorable attention they have earned nationally for the University of Oklahoma and the State of Oklahoma.

Section 2: That copies of this Resolution be delivered to Coach Bud Wilkinson and to the President and Board of Regents of the University of Oklahoma.

SCR 1, as amended, was ordered referred for engrossment.

SR 1—By Harris, Baldwin and Rinehart—A Resolution in tribute to Senator Bill Logan, was introduced and read, and by unanimous consent taken up for consideration.

Senator Rinehart asked that all other members of the Senate be made co-authors of SR 1, which was the order.

SR 1, as amended, was read at length, as follows:

SENATE RESOLUTION NO. 1—By BALDWIN, HARRIS, RINEHART, ALLEN, BOECHER, BREEDEN, CARRIER, CARTWRIGHT, COLLINS (Creek), COLLINS (Pontotoc), COPPOCK, COWDEN, DACUS, DENDY, EASTERLY, FIELD, FINE, FRAZIER, GARVIN, GRANTHAM, HALL, HAMILTON, HERNDON, HOPE, JONES, McCLENDON, McCOLGIN, McSPADEN, MAHAN, MISKOVSKY, PERRYMAN, PRICE, SANDLIN, SHOEMAKE, STIPE, TIPPS, TRENT, WALKER, WILSON (Beckham), WILSON (Greer), YOUNG (Cleveland), YOUNG (Haskell).

A RESOLUTION IN TRIBUTE TO SENATOR BILL LOGAN.

WHEREAS, the State of Oklahoma, the Oklahoma State Senate and Legislature lost an outstanding statesman by the untimely death of Senator Bill Logan on December 6, 1956; and

WHEREAS, the human mind is unable to comprehend the shroud of secrecy that cloaks one in time of death, and only by faith in the infinite wisdom of the Creator of all things can the loss

of a father, a statesman, and a wonderful man in the very prime of a tremendous and fruitful life, be reconciled with man's earthly concepts of an orderly universe and a loving Almighty God; and

WHEREAS, Senator Logan was one of the senior members of the Oklahoma State Senate, having ably and faithfully served the people of the State of Oklahoma and his Senatorial district for many years; and during the twenty-fifth session of the Oklahoma Legislature when he knew that his failing physical condition would never again permit him to serve in the Legislative halls of the State of Oklahoma he gave of himself for many months to the end that the people he represented and the State of Oklahoma would prosper and grow for the benefit of posterity, to such an extent that his untimely death was undoubtedly hastened; and

WHEREAS, Senator Logan was a member of the Oklahoma State Bar and a brilliant and successful attorney, always diligently representing his clients to the absolute limits of his almost unlimited abilities, but always remembering that justice is the keystone of the legal profession; and

WHEREAS, no man ever took unto himself a more devoted wife, and two wonderful children whom he dearly loved and to whom he was sincerely dedicated to the point that he placed their well-being first above all else; and

WHEREAS, Senator Logan was a deeply religious person, having made concentrated studies into the life, trial and crucifixion of our Lord Jesus Christ, and had written and delivered many addresses concerning this divine subject.

NOW, THEREFORE, BE IT RESOLVED THAT THE TWENTY-SIXTH SESSION OF THE OKLAHOMA SENATE send its condolence to the bereaved family of the late Senator Bill Logan, and that the Senate express its deep

feeling of gratitude for having known him and of grief for having lost him; and

BE IT FURTHER RESOLVED that this resolution be spread upon the journal of the State Senate and that properly prepared copies be transmitted by the Secretary of the Senate to his wife, Jymmie Nell Logan and to the library of the University of Oklahoma.

Senator Harris yielded the floor to Senator Rinehart, that proper tribute to Senator Logan from association in the Senate, might be made.

Upon motion of Senator Harris **SR 1**, as amended, was adopted and ordered referred for enrollment.

SR 2—By Committee on Employment—A Senate Resolution Creating Positions of Additional Extra Help, etc., was introduced and read at length, as follows:

SENATE RESOLUTION NO. 2—By COMMITTEE ON EMPLOYMENT.

A SENATE RESOLUTION CREATING POSITIONS OF ADDITIONAL EXTRA HELP IN ACCORDANCE WITH THE AUTHORITY CONFERRED UPON THE SENATE BY VIRTUE OF SECTION 273, TITLE 74, O. S. 1951, AND FIXING THE SALARIES FOR THE SAME; AUTHORIZING THE EMPLOYMENT COMMITTEE OF THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE TO APPOINT AND EMPLOY SAID EXTRA HELP IN ADDITION TO POSITIONS ENUMERATED IN SAID SECTION 273, TITLE 74, O. S. 1951, AND TO ASSIGN SAME TO THEIR PROPER DUTIES.

WHEREAS, the volume of business to be transacted by the State Senate of the Twenty-sixth Oklahoma Legislature during the regular session will be greater than in the past sessions; and

WHEREAS, the preservation of Senate Property assigned to the committee rooms and to the corridors of the Sen-

ate require additional work and protection; and

WHEREAS, said Section 273, Title 74, O. S. 1951, provides that the Senate may, by proper resolution, provide for such extra help, in addition to the positions named in said section as it may deem proper, and make provisions by proper resolution providing for such additional extra help and the payment of the same,

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE OF THE STATE OF OKLAHOMA IN REGULAR SESSION ASSEMBLED:

Section 1. That there be, and there are hereby created, for the regular session of the Twenty-sixth Oklahoma Legislature the following named additional extra help for the Senate, in addition to the positions enumerated in said Section 273, Title 74, O. S. 1951, and that the salary and compensation for said positions be those provided by existing statutes for work of similar nature.

1—Enrolling and Engrossing Supervisor at \$15.00 per day.

1—Assistant Enrolling and Engrossing Supervisor at \$12.50 per day.

1—Typing Supervisor-Proofreader at \$12.50 per day.

3—Assistant Enrolling and Engrossing Clerks, each at \$11.00 per day.

2—Proof Readers, each at \$10.00 per day.

1—Chief Sergeant-at-Arms at \$15.00 per day.

1—Assistant Chief Sergeant-at-Arms and Purchasing Agent at \$15.00 per day.

1—Assistant Chief Sergeant-at-Arms and Messenger at \$12.50 per day.

21—Assistant Sergeant-at-Arms at \$10.00 per day.

1—Calendar Clerk at \$15.00 per day.

1—Assistant Calendar Clerk and Engrossing and Enrolling Liaison Clerk at \$15.00 per day.

1—Chief Journal Clerk at \$15.00 per day.

1—Assistant Journal Clerk at \$12.50 per day.

1—Chief Reading Clerk at \$15.00 per day.

1—Assistant Reading Clerk at \$10.00 per day.

1—Supervisor of Mails and Supplies at \$12.50 per day.

1—Assistant Supervisor of Mails and Supplies at \$10.00 per day.

1—Cloak Room Attendant at \$8.00 per day.

1—Chief Page and Assistant Sergeant-at-Arms at \$12.50 per day.

8—Messengers, each at \$7.00 per day.

1—Assistant Chief Page at \$8.00 per day.

1—Chief Porter at \$10.00 per day.

7—Porters, each at \$8.00 per day.

1—Secretary to the President Pro Tempore at \$15.00 per day.

1—Secretary to the Floor Leader at \$15.00 per day.

5—Executive Secretaries, each at \$12.50 per day.

28—Committee Secretaries, each at \$11.00 per day.

1—Night Watchman at \$10.00 per day.

1—Comptroller and Purchasing Agent at \$15.00 per day.

1—Assistant Comptroller and Purchasing Agent at \$13.50 per day.

1—Chaplain at \$10.00 per day.

1—Receptionist at \$10.00 per day.

1—Information Clerk at \$10.00 per day.

1—Bill Drafter at \$15.00 per day.

Upon motion of Senator Easterly, **SR 2** was adopted and ordered referred for enrollment.

COMMITTEE REPORT

Senator Young (Haskell), on behalf of the Committee appointed on Mileage,

submitted the following Committee Report which was adopted upon his motion:

Mr. President: We, your Committee on Mileage allowance for members of the Senate beg to submit herewith the following Report:

NAME	POL	ADDRESS	DIST.		
			NO.	MILEAGE	AMOUNT
Leon B. Field	D	Texoma	1	574	\$57.40
S. S. McColgin	D	Reydon	2	346	34.60
Charles M. Wilson	D	Sayre	2	280	28.00
Ben B. Easterly	D	Alva	3	294	29.40
Basil R. Wilson	D	Mangum	4	290	29.00
D. L. Jones	D	Altus	5	378	37.80
Byron Dacus	D	Gotebo	6	202	20.20
K. C. Perryman	D	Clinton	6	174	17.40
Stanley Coppock	R	Cleo Springs	7	236	23.60
Floyd E. Carrier	R	Carrier	8	194	19.40
Roy E. Grantham	D	Ponca City	9	212	21.20
Robert H. Breeden	R	Cleveland	10	208	20.80
Everett S. Collins	D	Sapulpa	11	210	21.00
Boyd Cowden	D	Chandler	13	100	10.00
Oliver C. Walker	D	Dale	13	66	6.60
Jim A. Rinehart	D	El Reno	14	56	5.60
George Miskovsky	D	Okla. City	14	None	None
Walt Allen	D	Chickasha	15	104	10.40
Don Baldwin	D	Anadarko	15	132	13.20
Roy C. Boecher	D	Kingfisher	16	88	8.80
Harold Garvin	D	Duncan	17	186	18.60
Fred R. Harris	D	Lawton	17	200	20.00
John T. Tipps	D	Ardmore	18	208	20.80
Virgil Young	D	Norman	19	38	3.80
Herbert Hope	D	Pauls Valley	19	140	14.00
Keith Cartwright	D	Durant	20	302	30.20
Clem M. Hamilton	D	Heavener	21	438	43.80
Hugh M. Sandlin	D	Holdenville	22	162	16.20
Glen C. Collins	D	Konawa	23	146	14.60
Leroy McClendon	D	Idabel	24	456	45.60
Gene Stipe	D	McAlester	25	260	26.00
Gene Herndon	D	Madill	26	254	25.40
Harold R. Shoemake	D	Muskogee	27	294	29.40
Howard Young	D	Stigler	27	330	33.00
Ray Fine	D	Gore	28	304	30.40
Buck Dendy	D	Pryor	29	328	32.80
J. R. Hall Jr.	D	Miami	30	426	42.60
Arthur L. Price	R	Tulsa	31	238	23.80
Clem McSpadden	D	Nowata	33	340	34.00
Frank Mahan	D	Fairfax	34	222	22.20

Bob A. Trent	D	Caney	35	304	30.40
Bruce L. Frazier	D	Sulphur	36	174	17.40

Respectfully submitted,
H. YOUNG (Haskell), Chairman

LOBBY PERMIT

The following request for Lobby Permit was submitted, read and ordered referred to the Committee on Oil and Gas for consideration:

A. V. Bourque states that he resides at 2101 S. Boston Ave., Apt. 1, Tulsa, Oklahoma; that he is of Legal age; that he is legislative representative for Mid-Continent Oil and Gas Association; that he is paid the sum of \$ none, per — for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 8th day of January, 1957.

S/A. V. Bourque.

Senator Easterly moved that it be the order of the Senate that the Senate Calendar be printed, following the same style as to type, as is used in printing the Senate Journal, which motion prevailed.

Senator Easterly moved that each member of the Senate be granted the expenditure of \$175.00 for personal stationery, which motion prevailed.

Senator Fine moved that the President Pro Tempore be authorized and directed to approve payment of claims of members of the Senate, who attended meetings of the Committee on Committees and Rules, Committee on Privileges and Elections, Committee on Employment and Printing, prior to the convening of the Senate of the 26th Legislature, which motion prevailed.

Senator Fine moved that the President Pro Tempore be authorized to pur-

chase necessary postage for each member of the Senate and that the President be supplied with one \$15.00 roll of postage, which motion prevailed.

Senator Fine called to the attention of the Senate ash trays placed on each member's desk, made and presented to the Senate by Senator Dendy on behalf of the Whittaker Orphans' Home.

COMMITTEE REPORT

Senator Wilson (Greer), chairman of the Committee on Committees and Rules, submitted the following Committee Report, which was adopted upon his motion, the reading of which was dispensed with for the reason he had supplied each member with a mimeographed list of the Committees in advance to the submission of the Report:

To the Honorable President of the Senate:

We, your Committee on Committees and Rules, wish to make the following report on Senate Standing Committees for the 26th Session:

AGRICULTURE:

McSpadden, Chairman
Dacus, Vice Chairman

Allen	Easterly
Boecher	Grantham
Breeden	McColgin
Carrier	Walker
Coppock	Wilson (Greer)

APPROPRIATIONS AND BUDGET:

Hope, Chairman
Wilson (Greer), Vice Chairman.

Cartwright	Easterly
Collins (Creek)	Field
Collins (Pontotoc)	Grantham
	Hall
Cowden	Hamilton
Dacus	Harris

McClendon	Tipps
Miskovsky	Trent
Perryman	Young
Shoemake	(Cleveland)
Stipe	

AVIATION:

Sandlin, Chairman
 McClendon, Vice Chairman

Field	Price
Harris	Tipps
Mahan	

BANKS AND BANKING:

Dendy, Chairman
 Hope, Vice Chairman

Breeden	McColgin
Cowden	Price

BUSINESS AND INDUSTRY:

Walker, Chairman
 Boecher, Vice Chairman

Jones	Price
McSpadden	Rinehart
Miskovsky	Stipe

CRIMINAL JURISPRUDENCE:

Mahan, Chairman
 Harris, Vice Chairman

Garvin	Young
Rinehart	(Haskell)
Sandlin	

CONSTITUTIONAL AMENDMENTS,
 INITIATIVE AND REFERENDUM
 AND CODE REVISION:

Jones, Chairman
 Breeden, Vice Chairman

Harris	Young
Sandlin	(Haskell)

CONGRESSIONAL AND
 LEGISLATIVE RE-DISTRICTING:

Tipps, Chairman
 Frazier, Vice Chairman

Breeden	Wilson
Hope	(Beckham)
Perryman	

COUNTY GOVERNMENT:

Young (Cleveland), Chairman
 Herndon, Vice Chairman

Field	Miskovsky
Frazier	Young
McColgin	(Haskell)

ECONOMIC AND INDUSTRIAL
 DEVELOPMENT:

Rinehart, Chairman
 Jones, Vice Chairman

Boecher	McSpadden
Dendy	Miskovsky
Easterly	Sandlin
Field	Shoemake
Garvin	Trent
McClendon	Wilson (Greer)

EDUCATION:

McClendon, Chairman
 Hamilton, Vice Chairman

Allen	Rinehart
Breeden	Trent
Dacus	Walker
Easterly	Wilson (Greer)
Frazier	Young
McSpadden	(Cleveland)

EMPLOYMENT AND PRINTING:

Easterly, Chairman
 Young (Cleveland), Vice Chairman

Dendy	Harris
-------	--------

ENGROSSED AND ENROLLED
 BILLS:

Price, Chairman
 Perryman, Vice Chairman

GAME AND FISH:

Allen, Chairman
 Coppock, Vice Chairman

Boecher	Hall
Cartwright	Hamilton
Dendy	Sandlin
Field	Wilson (Greer)
Frazier	

INSURANCE:

Wilson (Beckham), Chairman
 Dendy, Vice Chairman
 Dacus Perryman
 Easterly Shoemaker
 Field Young
 Harris (Cleveland)
 Herndon

JUDICIARY:

Shoemaker, Chairman
 Miskovsky, Vice Chairman
 Collins (Creek) Sandlin
 Garvin Wilson
 Grantham (Beckham)
 Harris

LABOR RELATIONS:

Collins (Pontotoc), Chairman
 Rinehart, Vice Chairman
 Frazier Young
 Price (Haskell)
 Stipe

MILITARY AND VETERANS AFFAIRS:

Frazier, Chairman
 -----, Vice Chairman
 Cartwright Hope
 Garvin Tipps
 Hamilton

MUNICIPAL GOVERNMENT:

Miskovsky, Chairman
 Young (Haskell), Vice Chairman
 Hope Wilson
 McClendon (Beckham)

OIL AND GAS:

Garvin, Chairman
 Cowden, Vice Chairman
 Carrier McSpadden
 Collins (Creek) Price
 Collins Shoemaker
 (Pontotoc) Wilson
 Coppock (Beckham)
 Hamilton Young
 Jones (Cleveland)
 Mahan

PARKS AND RECREATION:

Hamilton, Chairman
 Tipps, Vice Chairman
 Boecher Herndon
 Coppock Wilson (Greer)
 Hall

PENAL INSTITUTIONS:

Dacus, Chairman
 Stipe, Vice Chairman
 Carrier McColgin
 Coppock Trent
 Jones Wilson (Greer)

PLANNING AND RESOURCES:

Herndon, Chairman
 Trent, Vice Chairman
 Cartwright Tipps
 Collins
 (Pontotoc)

PRIVILEGES AND ELECTIONS:

Cowden, Chairman
 Sandlin, Vice Chairman
 Carrier McClendon
 Collins (Creek) Walker
 Garvin Wilson
 Grantham (Beckham)
 Mahan

PUBLIC HEALTH:

Young (Haskell), Chairman
 Perryman, Vice Chairman
 Breedon Hall
 Collins Young
 (Pontotoc) (Cleveland)

PUBLIC LANDS:

Carrier, Chairman
 McColgin, Vice Chairman
 Easterly Young
 Herndon (Haskell)
 Stipe

PUBLIC SAFETY:

Hall, Chairman

Allen, Vice Chairman

Collins	Herndon
(Pontotoc)	Walker
Coppock	

PUBLIC SERVICE CORPORATIONS:

Grantham, Chairman

-----, Vice Chairman

Collins (Creek)	Price
Cowden	Wilson
Perryman	(Beckham)

REVENUE AND TAXATION:

Collins (Creek), Chairman

Mahan, Vice Chairman

Allen	Jones
Carrier	Rinehart
Cowden	Stipe
Dacus	

ROADS AND HIGHWAYS:

Cartwright, Chairman

Walker, Vice Chairman

Allen	Hamilton
Boecher	Hope
Breeden	Jones
Carrier	McClendon
Collins (Creek)	McColgin
Coppock	Mahan
Cowden	Miskovsky
Dacus	Perryman
Dendy	Shoemake
Field	Stipe
Garvin	Tipps
Grantham	Trent
Hall	

SOCIAL WELFARE:

Trent, Chairman

-----, Vice Chairman

Allen	Frazier
Cartwright	Hope
Collins	McSpadden
(Pontotoc)	Walker

STATE AND FEDERAL GOVERNMENT:

Boecher, Chairman

Grantham, Vice Chairman

Cartwright	McSpadden
Dendy	Mahan
Hall	Rinehart
Herndon	Shoemake
McColgin	

Wilson (Greer), Chairman

COMMUNICATION

The following Communication was read and ordered by the President Pro Tempore to be incorporated in the Journal:

To The Honorable,

President of the Senate,
26th Oklahoma Legislature.

Sir:

In accordance with law and in compliance with the terms of a Resolution, duly adopted by the State Board of Equalization of the State of Oklahoma, sitting in called session on December 17, 1956, I have the honor to transmit to you herewith a duly authenticated duplicate original of said Resolution as adopted by said Board under authority of Section 23, Article 10, of the Constitution of Oklahoma as amended; and to request a signed memorandum acknowledging receipt of same for the Minutes and records of the Board.

Respectfully,
A. S. J. Shaw,
State Auditor;
and Secretary,
State Board of Equalization

(SEAL)

Oklahoma City, Oklahoma,
December 17, 1956.

THE STATE BOARD OF EQUALIZATION

The State Board of Equalization met in the Office of the Governor, State

Capitol Building, Oklahoma City, Oklahoma, at 11:00 o'clock, A. M., Monday, December 17, 1956, upon call of the Chairman, with notice to each member.
Present:

- Honorable Raymond Gary,
Governor and Chairman,
- Honorable Mac Q. Williamson,
Attorney General and Vice Chairman,
- Honorable A. S. J. Shaw,
State Auditor and Secretary,
- Honorable John D. Conner,
State Treasurer,
- Honorable Andy Anderson,
Secretary of State.

Absent:

- Honorable Scott Burson,
State Examiner and Inspector,
- Honorable Harold Hutton, President,
State Board of Agriculture.

Visitors:

- Mr. Burton Logan,
Director of the Budget,
- Mr. Leon H. Autry, Chief Accountant,
State Budget Office.

A quorum being present, the meeting was called to order by Governor Gary, Chairman.

Mr. Shaw moved that the Minutes of the Board meeting on August 21, 1956, be approved by the Board and made a part of the permanent record. The motion was duly seconded by Mr. Anderson. The members of the Board present voted aye; and the Chairman declared the motion adopted.

In connection with the preparation of an itemized estimate of the revenues to be received for each year of the next biennium by the State under the laws currently in effect, Mr. Logan, at the suggestion of the Chairman, submitted to the members a prepared statement showing the average total revenue which accrued to the credit of the General Revenue Fund and each special fund of

the State for the three last preceding fiscal years, to which had been added the cash surplus from the preceding fiscal year in the hands of the State Treasurer to the credit of any such fund and not previously appropriated by the State Legislature. Following a discussion of factors tending to affect the receipt of collections during the ensuing biennium under the current revenue measures, a Resolution was directed to be prepared embodying therein the Board's itemized estimate, to be filed with the Governor, the President of the Senate and the Speaker of the House of Representatives of the 26th Legislature, Regular Session. Thereafter, a Resolution was submitted to the Board, and upon consideration of the same, Mr. Williamson moved that the Resolution be adopted. The motion was duly seconded by Mr. Anderson. The resolution is in words and figures as follows, towit:

RESOLUTION OF THE STATE BOARD OF EQUALIZATION

WHEREAS, by the provisions of Section 23, Article 10, of the Constitution of Oklahoma, as amended, the State Board of Equalization among its other official duties is directed and required to make:

“ * * * * * an itemized estimate of the revenues to be received by the State under the laws in effect at the time such estimate is made for each year of the next biennium, showing separately the revenues to accrue to the credit of the General Revenue Fund and each special fund of the State, and the total amount of such estimate for each fiscal year shall not exceed the average total revenue which accrued to each such fund for the three (3) last preceding fiscal years to which amount shall be added the cash surplus, if any, from the preceding fiscal year in the hands of the State Treasurer to the credit of any such fund and not previously appropriated by the State Legislature at the

time such estimate is made. Such estimate shall be filed with the Governor, the President of the Senate, and the Speaker of the House of Representatives * * * * *", and

WHEREAS, this Board acting in pursuance of the duty and authority thus conferred upon it by law, has caused to be presented to it all the data, figures and relevant information from various State Departments concerning the income of the General Revenue Fund and of the various special funds of the State, and has, after careful consideration and study of same, determined the figures which properly represent such itemized

estimate of revenues of the said funds for the ensuing biennium;

NOW, THEREFORE, BE IT RESOLVED BY THE STATE BOARD OF EQUALIZATION OF THE STATE OF OKLAHOMA:

That the sums and amounts reasonably estimated to accrue to the General Revenue Fund and to the several special funds of the State as herein set forth, be and they are hereby adopted and fixed as the official estimate of moneys to accrue for and during the fiscal years 1957-1958 and 1958-1959; and which figures are as follows, to-wit:

STATE OF OKLAHOMA
EXECUTIVE DEPARTMENT
DIVISION OF THE BUDGET
December 17, 1956

State Board of Equalization
State Capitol Building
Oklahoma City, Oklahoma

Gentlemen:

The Constitution of the State of Oklahoma, Section 23, Article 10, requires the State Board of Equalization to make an itemized estimate of the revenues which will accrue to the General Revenue Fund and each Special Fund of the State for each year of the next biennium, and to file same with the Governor, President of the Senate, and Speaker of the House of Representatives, prior to the convening of each Regular Session of the Legislature.

The Constitution provides that the amount of the estimate for each fiscal year shall not exceed the average total revenue which accrued to each fund for the three last preceding fiscal years. The amounts apportioned to the General Revenue Fund for each of the three years involved and the maximum amount which may be estimated for each year of the next biennium is shown by the following statement.

AMOUNT FOR FISCAL YEAR			
THREE YEAR AVERAGE	1954	1955	1956
Total Funds Provided	\$80,163,769.03	\$81,334,084.67	\$89,722,167.39
Three Year Average			83,740,007.03

The Constitution of the State of Oklahoma further provides that the cash surplus, if any, from the preceding fiscal year, in the hands of the State Treasurer, to the credit of any fund which has not been previously appropriated by the Legislature at the time the estimate is made, may be added to the estimate. In this connection attention is called to the provisions of House Bill No. 30, Regular Session Twenty-first Legislature, creating the Emergency Appropriation Fund. Said bill provides in part as follows: "Upon the passage of this Act it shall be

the duty of the State Board of Equalization to make an estimate of the revenue which will accrue in the Emergency Appropriation Fund during the current biennium, by reason of transfers of revenues and surpluses to said Fund by this Act and any other laws in force at the time such estimate is made."

ANALYSIS OF THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL YEAR, 1956, AND AN ESTIMATE FOR THE FISCAL YEARS 1957, 1958 AND 1959

	1955-1956 ACTUAL	1956-1957 ESTIMATED	1957-1958 ESTIMATED	1958-1959 ESTIMATE
General Revenue				
Fund Collections	\$86,773,797.84	\$87,841,145.00	\$87,267,800.00	\$87,267,800.00
Plus: Surplus Transfers and Lapsed Appropriation	2,948,369.55	3,500,000.00	3,365,000.00	3,000,000.00
TOTAL	\$89,722,167.39	\$91,341,145.00	\$90,632,800.00	\$90,267,800.00
Constitutional Three Year Average	.00	78,055,689.38	83,740,007.03	83,740,007.03

ACTUAL AND ESTIMATED TRANSFERS TO EMERGENCY APPROPRIATION FUND

FUND	\$11,665,260.48	\$13,285,455.62	\$ 6,892,792.97	\$ 6,527,792.97*
Surplus Accruals from Prior Years; Lapsed Appropriations and Statutory Cancellations	\$ 1,156,936.86	.00	.00	.00
TOTAL AVAILABLE IN FUND	\$12,822,197.34	\$13,285,455.62	\$ 6,892,792.97	\$.00
**Less Appropriations	4,884,073.62	.00	.00	.00

ACTUAL AND ESTIMATED

SURPLUS	\$ 7,938,123.72	\$13,285,455.62	\$ 6,892,792.97	.00
---------	-----------------	-----------------	-----------------	-----

* Not Available for Appropriation

** Appropriations made by Twenty-fifth Legislature

SPECIAL FUNDS. The Constitution, Section 23, Article 10, provides that "any Department, Institution or Agency of the State, operating on revenues derived from any law or laws which allocate the revenues thereof to such Department, Institution or Agency, shall not incur obligations in excess of the unencumbered balance of surplus cash on hand." This provision eliminates the necessity of making specific appropriations for earmarked revenues appropriated to Special Funds which operate as a continuing appropriation. The Legislature makes appropriations for certain governmental functions out of Special Funds which do not operate as continuing appropriations. The amounts that can be appropriated from these funds are indicated in the following statements.

OKLAHOMA TAX COMMISSION FUND			
	1954	1955	1956
TOTAL -----	\$ 4,527,466.13	\$ 4,758,463.19	\$ 5,186,762.28
THREE YEAR AVERAGE--			\$ 4,824,230.53
CONSERVATION FUND			
TOTAL -----	\$ 334,558.87	\$ 328,641.06	\$ 352,978.95
THREE YEAR AVERAGE--			\$ 338,726.29
Plus: Surplus-----			\$ 364,106.69
Total for Appropriation-----		\$ 1,041,559.27	
PUBLIC BUILDING FUND			
TOTAL -----	\$ 134,601.54	\$ 454,174.70	\$ 169,280.91
THREE YEAR AVERAGE--			\$ 252,685.72
HIGHWAY CONSTRUCTION & MAINTENANCE FUND			
TOTAL -----	\$27,207,548.43	\$28,025,232.53	\$30,061,318.16
THREE YEAR AVERAGE--			\$28,431,366.37
LIQUEFIED PETROLEUM GAS			
TOTAL -----	\$ 78,800.00	\$ 103,570.25	\$ 91,657.50
THREE YEAR AVERAGE--			\$ 91,342.58

The statement on the following pages is a detailed analysis of the funds for the Fiscal Year 1956, which are actual amounts; and for Years 1957, 1958 and 1959, which are estimated amounts. These statements are submitted for your consideration in making your estimate for the biennium.

Respectfully,
BURTON LOGAN,
 State Budget Director

COMPARISON REPORT SHOWING REVENUE TO THE GENERAL REVENUE FUND FOR THE FIRST FIVE MONTHS OF 1956 AND THE FIRST FIVE MONTHS OF 1957 AND AN ESTIMATED TOTAL FOR 1957, 1958 AND 1959

GENERAL REVENUE FUND TAXES:	First 5 Mo. of Last Year (1956)	First 5 Mo. of This Year (1957)	Total of Last Year (1956)	Estimated Total For This Year (1957)	Estimated Total For Fiscal Year (1958)	Estimated Total For Fiscal Year (1959)
Ad Valorem	\$ 199.35	\$ ---	\$ 593.19	\$ 600.00	\$ 600.00	\$ 600.00
Beverage	2,859,943.22	2,925,238.35	5,901,076.52	6,000,000.00	6,000,000.00	6,000,000.00
Cigarette	2,537,974.89	2,636,413.33	7,779,821.53	7,850,000.00	7,850,000.00	7,850,000.00
Franchise (Corporation Lic.)	2,437,686.10	2,589,096.08	2,473,640.84	2,600,000.00	2,600,000.00	2,600,000.00
Freight Car	168,381.73	192,360.93	173,381.73	174,000.00	174,000.00	174,000.00
Fuels Excise	312,644.49	317,888.74	712,103.88	713,000.00	713,000.00	713,000.00
Gift	14,325.51	22,924.19	494,649.30	600,000.00	400,000.00	400,000.00
Gross Production	9,160,888.36	10,329,401.11	24,464,230.19	25,000,000.00	25,000,000.00	25,000,000.00
Income	7,805,184.71	8,172,007.14	20,739,049.60	21,500,000.00	21,500,000.00	21,500,000.00
Inheritance and Estate	1,517,519.39	1,393,443.17	3,520,432.60	3,100,000.00	2,859,655.00	2,859,655.00
Insurance Premium	1,782.79	2,450.30	5,598,633.33	5,600,000.00	5,600,000.00	5,600,000.00
Motor Vehicle Excise	2,956,466.02	2,471,392.32	7,033,049.95	6,733,000.00	6,600,000.00	6,600,000.00
Special Fuel Use	123.65	---	187.45	200.00	200.00	200.00
Tobacco Products	430,690.89	388,523.35	962,202.79	962,000.00	962,000.00	962,000.00
Use	786,170.56	1,026,408.33	2,104,483.49	2,200,000.00	2,200,000.00	2,200,000.00
Other Taxes	44.53	---	136.60	150.00	150.00	150.00
LICENSES, PERMITS AND FEES:						
Alcohol Permits	\$ 190.00	\$ 192.00	\$ 468.00	\$ 500.00	\$ 500.00	\$ 500.00
Beverage Licenses	232,156.61	228,797.66	263,829.23	263,500.00	263,500.00	263,500.00
Cigarette Licenses	89,434.90	91,312.15	211,706.70	212,000.00	212,000.00	212,000.00
Charters	121,564.38	157,236.56	256,576.82	256,800.00	256,800.00	256,800.00
Coin Devices Licenses	298,707.91	312,111.86	318,289.87	319,000.00	319,000.00	319,000.00
Cotton Gin Licenses	60.00	40.00	120.00	120.00	120.00	120.00
Docket Fees	5,470.00	5,310.00	12,315.00	12,300.00	12,300.00	12,300.00
Drivers Licenses	985,589.23	958,243.83	2,375,609.49	2,400,000.00	2,400,000.00	2,400,000.00
Employment Agcy. Lic.	150.00	200.00	2,000.00	2,000.00	2,000.00	2,000.00
Hotels, Restaurants, etc.	5,952.30	---	5,952.30	---	---	---

COMPARISON REPORT SHOWING REVENUE TO THE GENERAL REVENUE FUND FOR THE FIRST FIVE MONTHS OF 1956 AND THE FIRST FIVE MONTHS OF 1957 AND AN ESTIMATED TOTAL FOR 1957, 1958 AND 1959

GENERAL REVENUE FUND	First 5 Mo. of Last Year (1956)	First 5 Mo. of This Year (1957)	Total of Last Year (1956)	Estimated Total For This Year (1957)	Estimated Total For Fiscal Year (1958)	Estimated Total For Fiscal Year (1959)
Insurance Agts. Licenses --	25,971.00	20,127.00	93,951.00	94,000.00	94,000.00	94,000.00
Motor Carrier Indent.						
Plates & Reg. -----	18,189.00	14,609.25	108,094.50	108,000.00	108,000.00	108,000.00
Oversize Truck Permits ----	126,815.10	132,810.00	307,510.10	310,000.00	310,000.00	310,000.00
Rural Elec. Co-op Licenses--	1,324.66	1,356.16	1,324.66	1,350.00	1,350.00	1,350.00
Securities Agents Licenses	495.00	2,085.00	6,790.00	3,800.00	3,800.00	3,800.00
Securities Dealers Licenses	320.00	730.00	6,680.00	6,700.00	6,700.00	6,700.00
Title Fees -----	209,783.46	185,387.85	557,847.83	558,000.00	558,000.00	558,000.00
Tobacco Products Licenses--	160.00	205.00	640.00	650.00	650.00	650.00
Other Licenses and Permits	73,079.99	56,414.12	137,680.66	137,000.00	137,000.00	137,000.00
FINES, FORFEITS						
AND PENALTIES -----			275.51	275.00	275.00	275.00
USE OF MONEY						
AND PROPERTY -----	16,768.46	9,555.64	62,246.06	62,000.00	62,000.00	62,000.00
REVENUE RECEIVED FROM						
OTHER AGENCIES ----	1,482.05	2,605.76	7,413.59	10,000.00	10,000.00	10,000.00
SALES AND						
CURRENT SERVICES --	42,190.03	34,945.25	81,596.53	50,000.00	50,000.00	50,000.00
NON-REVENUE RECEIPTS	207.00		207.00	200.00	200.00	200.00
TOTAL GENERAL						
REVENUE FUND -----	\$33,246,067.27	\$34,681,802.43	\$86,773,797.84	\$87,841,145.00	\$87,267,800.00	\$87,267,800.00
SURPLUS TRANSFERS &						
LAPSED APPROPRIATIONS			2,948,369.55	3,500,000.00	3,365,000.00	3,000,000.00
GRAND TOTAL -----			\$89,722,167.39	\$91,341,145.00	\$90,632,800.00	\$90,267,800.00

BE IT FURTHER RESOLVED, that a duly executed duplicate original of this Resolution and the Minutes adopting the same, evidenced by the signatures of the members of the Board present at this meeting, be delivered by messenger upon the convening of the regular 1957 Session of the Oklahoma State Legislature, to the Honorables: The Governor, the President of the Senate, and the Speaker of the House of Representatives, as by law provided.

The motion to adopt the Resolution was voted as follows: Governor Gary, aye; Mr. Williamson, aye; Mr. Shaw, aye; Mr. Conner aye; Mr. Anderson, aye; whereupon the Chairman declared the motion unanimously carried, and the Resolution duly adopted this the 17th day of December, 1956.

RAYMOND GARY,
Governor and Chairman

MAC Q. WILLIAMSON,
Attorney General and Vice Chairman

A. S. J. SHAW,
State Auditor and Secretary

JOHN D. CONNER,
State Treasurer

ANDY ANDERSON,
Secretary of State

Upon motion of Senator Fine, the Senate recessed to meet at 6:30 p. m.

By unanimous consent of the Senate, the following program of events in relation to the Semi-Centennial Celebration is herewith incorporated:

Today has been a momentous occasion for the Oklahoma Legislature in that it has marked the beginning of the celebration of the 50th anniversary year of Oklahoma, which became the 46th State of our Union on November 16, 1907.

Preceding the opening of the session, of the 26th Legislature, the events of the day commenced at 11:00 a. m., with a Parade, featuring 16 bands, floats, marching units and four Roundup Clubs. The bands participating were the Blackwell Highschool, which has been chosen to represent Oklahoma at President Eisenhower's inauguration on January 21, in Washington, D. C., and the Oklahoma Military Academy and high schools of Cleveland, Fairview, Geary, Guthrie, Pawnee, Sulphur, Walters and from Oklahoma City bands of Northwest Classen, Northeast, Douglass, U. S. Grant High Schools, and Taft, Harding

and F. D. Moon Junior Highschools; also included in the parade were the OMA drill team and the Topperettes Twirling Corps from Ponca City.

The major portion of the festivities commenced at 5:30 p. m., on the south steps of the Capitol and opened with a band concert followed by Indian ceremonies. Mr. Howard Chase, New York publicist, served as Master of Ceremonies.

The Oklahoma City University Surrey Singers presented selections from OKLAHOMA and the television portion of the show opened at 6:30 p. m., with the OCU singers presenting the State's official song, OKLAHOMA.

Dean McGee, Chairman of the Board of the Frontiers of Science Foundation, presented Governor Gary with a replica of the "Arrows to Atoms" emblem of the Exposition that will open at the State Fairgrounds in June, this year.

At the conclusion of this presentation, Governor Gary lighted a 65 foot sign across the top of the Capitol, spelling out the theme of the Oklahoma City show. Following the lighting of the sign,

the flaming arrow was shot into a giant pile of Christmas trees to touch off a fire to light up the next 50 years, the old Christmas trees of Oklahoma City residents having been kept for this occasion. These festivities were under the sponsorship of the Oklahoma City Chamber of Commerce.

One interesting sidelight on civic promotion in this year's celebration has been the presentation of locally famous white western style hats by Governor Gary to each of his counterparts across the nation.

The day's program was concluded by a Square Dance Festival staged in the Zebra Room of the Municipal Auditorium at 8:30 p. m., and at the Auditorium Karen Keys, Oklahoma born pianist, who returned from France for this special

occasion, was presented in concert with the Oklahoma City Symphony.

The following is a record of coming events to celebrate the 50th Anniversary of Oklahoma:

April 22nd, the day of the territory opening "Run of 89" marks the official kick-off date of Oklahoma's Semi-Centennial Celebration in 1957 under the theme of "Teepees to Towers."

Festivities will begin at Guthrie, with the 89er Day Parade and Rodeo and a full six months of activities close with the OU-Notre Dame Football game on Statehood Day, November 16. Throughout the State there will be festivals of every nature. Events listed with the Oklahoma Semi-Centennial Commission as of this date are as follows:

CALENDAR OF EVENTS
THE MONTH OF MARCH

EVENT	CITY	DATE
Official opening of the Al G. Kelly-Miller Bros. Winter Zoo. "Circus Town, U.S.A."	Hugo	March 27-28-29 30-31
National Antique Gun Show (Commissioner J. W. Weaver)	Bristow	March

THE MONTH OF APRIL

"Circus City, U.S.A."	Hugo	1st week April
Famous and Colorful Dogwood	Sallisaw & Tahlequah	1st week April
12th Annual Thoroughbred Race Meet	Enid	April 12-27
Cheyenne-Arapaho Pioneer Day	Cheyenne & Elk City	April 19
Easter Pageant	Lawton	April 21
Kick Off Parade and Rodeo	Guthrie	April 22-23-24
89'ers Day Celebration	Tulsa	April 22-27
Shrine Circus	Cushing	April
Cushing Jr. Breeder Show	Altus	April 23

THE MONTH OF MAY

Pageant	Stillwater	1st week May
Tri-State Music Festival	Enid	May 1, 2, 3, 4
Pioneer Celebration & Rodeo, 5 Mile Parade, Rodeo, Carnival, Old Timers Entertainment, 20 Bands	Guymon	May 2, 3, 4, 5
Kolache Festival	Prague	May 4
Cherokee Homecoming	Tahlequah	May 7

Johnny Lee Will's Stampede	Tulsa	May 7-12
Round-up Club Rodeo	Jay	May 10-11
Cutting Quarter Horse Contests, Halter Show and Annual Sale	Watonga	May 13, 14, 15
Opening Will Rogers Turnpike	Claremore	May 18
Ntl. Round-up Club Convention, Moonlight Trail Rides, Chuck Wagon Feeds, Show-deos, Parades, Dances, etc.	Watonga	May 16, 17, 18, 19
Strawberry Festival	Stilwell	May 19
Coyote Hunt, Old Settler's Day Parade—Teddy Roosevelt	Frederick	May 19-22
Charity Horse Show	Tulsa	May 21-25
Round-up Club Rodeo	Tahlequah	Last week May

THE MONTH OF JUNE

Dramatizing Old Testament Story, "Joseph and His Brothers" at the Holy City	Lawton	June 1
Historical Pageant Depicting Dramatic Tulsa—Frontier town to Metropolis	Tulsa	June 1-8
Pioneer Pow Wow Celebration	Okmulgee	June 13, 14, 15
Semi-Centennial Exposition	Okla. City	June 14-July 7
"Golden Anniversary" couples program in the Chapel at the Holy City	Lawton	June 5
Cushing Sac & Fox Indian Pow Wow	Cushing	June 28, 29, 30
Rodeo & Pow Wow	Tishomingo	June
Stroud Indian Pow Wow	Stroud	June
Annual Forest Festival Celebration	Broken Bow	June

THE MONTH OF JULY

Opening Will Rogers Freeway to Tulsa	Claremore	July 1
Will Rogers Round-up Club Annual Rodeo	Claremore	July 1, 2, 3, 4, 5
Indian Pow Wow Rodeo	Walters	1st week July
Beauty Pageants, Rodeo, Parade, Homecoming Day, Old Timer Picnic, "Surprise Stunt"	Sapulpa	1st week July
Inter-Tribal Pow Wow	Madill	July 4, 5, 6
Dramatizing Old Testament Story "David and Saul" at the Holy City	Lawton	July 6
Round-up Club Rodeo	Tahlequah	July 6
Pioneer Day Celebration	Mangum	July 11, 12, 13
12th Annual Homecoming Pow Wow	Pawnee	July 11, 12, 13, 14
Semi-Centennial Rodeo	Chickasha	July 16, 17, 18
Okla. Quarterhorse Show & Race Meet	Enid	July 24-27
Annual Pow Wow	Madill	July

THE MONTH OF AUGUST

Annual Lawton Birthday Celebration and Rodeo	Lawton	1st week August
Reenactment Kiowa-Comanche Indian Land Drawing	El Reno	August 4, 5, 6
All Colored Rodeo	Drumright	2nd week August
Watermelon Festival	Rush Springs	August 8
American Indian Exposition	Anadarko	August 11-18

Round-up Club Rodeo	Jay	August 16-17
Annual Rodeo	Madill	August 22-23
Will Rogers Memorable Rodeo	Vinita	August

THE MONTH OF SEPTEMBER

Ponca Indian Pow Wow	Ponca City (Ponca Reservation)	August 29-Sept 2
Delaware County Fair	Jay	Sept. 5, 6, 7
Fifth Annual Cherokee National Holiday	Tahlequah	September 6-7
S.W. Regional Little World Series	Cushing	Sept. 6, 7, 8, 9, 10, 11
Garfield County Fair	Enid	September 7-13
Woodward County Free Fair	Woodward	Sept. 11, 12, 13
Cherokee Strip Celebration (Historic Pageant)	Enid	Sept. 14, 15, 16
Indian Pow Wow, Fairs (Kay Co.)	Blackwell	
Rodeos, Parades	Tonkawa	
Rogers County Free Fair	Claremore	3rd week Sept.
Muskogee County Free Fair	Muskogee	September 15-22
Ponca City Cherokee Strip	Ponca City	September 16-17
Phillips Univ. Founding Cherokee Strip, Ministerial Alliance & Phillips University —joint celebration program	Enid	September 16-17 September 17
State Fair, "Holiday on Ice," "Big Name" Stage Show, Transportation Exhibit	Tulsa	September 28- October 4
Oklahoma City Fair	Okla. City	Sept. 21-28
Little Juarez Day	Cherokee	September
Round-up Club Rodeo	Tahlequah	September
Cherokee County Fair	Tahlequah	September
Fall Fair	Madill	September
Cushing District Fair	Cushing	September
Elks Rodeo	Woodward	September

THE MONTH OF OCTOBER

Honoring Jean Pierre Choteau—Founder of Town. Pageant, Pony Express Race, Cherokee Indian Corn Stalk Shooting Contest, Selection of '57 Indian Princess	Salina	October 10
Phillips University Founder's Day	Enid	October 10, 11, 12
Northeastern State College Homecoming	Alva	October

THE MONTH OF NOVEMBER

Will Rogers Day	Claremore	November 4
OU-NOTRE DAME GAME	Norman	November 16
Foliage Week	Tahlequah	November

NO DATES SET

EVENT	CITY	DATE
Homecoming	Alva	
Prison Rodeo & Gigantic Parade	McAlester	
World Premiere "The Oklahoman"	Tulsa	
Summer Long build up of Robber's Cave Area	Wilburton	
1,000 Fishing Derby	LeFlore County	

EVENING SESSION

At 6:30 p. m., the Senate reassembled in its Chamber with the President presiding.

A Committee from the Honorable House was received, inviting the Senate to the House Chamber for the purpose of a Joint Session, to hear the Governor's Message.

Upon motion of Senator Fine, the Senate proceeded to the House Chamber for the purpose of a Joint Session.

JOINT SESSION

The Joint Session was called to order by the President of the Senate, Lieutenant Governor Cowboy Pink Williams.

Upon motion of Senator Fine, the attendance roll call of the Senate today was considered the attendance roll call of the Senate in Joint Session, which was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Seminole), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Contests pending in Districts 12 and 32.—2.

Upon motion of Representative Bulard, the attendance roll call of the House today was considered the attendance roll call of the House in Joint Session, which was as follows:

Present: Alexander, Allard, Andrews, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Buckler, Bullard, Calkins, Camp, Carmichael, Cartwright, (Bryan), Cartwright (Seminole), Chambers, Cole, Cook, Cox, Craig, Cunning-

ham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Norris, Odom, Ogen, Ozmun, Patten, Pazour-
eck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams, (Woodward), Wilson, Wolf, Mr. Speaker.—118.

Excused: Nixon.—1.

Not voting: Contest pending, Carey, Clark.—2.

The President declared a quorum present and the Joint Session duly assembled.

The Invocation, in his native language, was given by Frank Bosin of Anadarko, 93 year old member of the Kiowa Tribe of Indians and being interpreted was as follows:

Oh Great Spirit, the Maker — the Maker of this great earth of ours. We live in these lands many moons before the white man or palefaces came—his way of life that is difference from ours, and for many years there were bitter wars between us. Now, there is peace today, but the heart of the red man is and for the white man has forgotten and destroyed many other things and he has written and spoken as he came to our campfires to make heap big peace talk. Some were kept and others were broken.

I am weak before the white man's laws, but You, Oh Great Spirit, You have guided me many moons ago. I

still lean on You today. I am here where the white man make the great laws and I ask You to guide the great white leaders as they undertake to do many great things.

I will not speak long, Oh Great Spirit, You are above all. Look down upon us, You know what's best. Great Spirit, You have already heard me, I stop.

By unanimous consent, the President appointed as the Joint Committee to notify the Governor the Joint Session is ready to receive him and hear his message:

For the Senate: Senators Frazier, Denny and Stipe.

For the House: Representatives Daniels, Williams (Woodward) and Cartwright (Bryan).

The Joint Session was declared at ease.

The Joint Session was called to order by the President of the Senate.

Assistant Sergeant-at-Arms Bill Hooker was recognized and announced the presence of the joint committee accompanied by Governor Raymond Gary, who was escorted to the Speaker's desk.

The following telegrams, addressed to Governor Raymond Gary, were ordered incorporated in the Journal, upon motion of Representative Bullard:

Congratulations on the 50th Anniversary Celebration of the Great State of Oklahoma. We in the Cradle of the Confederacy join hands with you in the celebration of the broad brimmed hat of the Southwestern Cowboy and will take as much pride in wearing it as the pride you have in your achievement of fifty years of Statehood.

Hoping to visit Oklahoma in 1957, I remain very sincerely yours,

JAMES E. FOLSOM,

Governor of Alabama.

On behalf of Arizona and all its people, it gives me the greatest pleasure

to extend warm congratulations on your Golden Global Jubilee. I recall fondly that as an Oklahoma boy I helped celebrate Admission Day in my native state. Now, as a transplanted native, I am particularly aware of the enthusiasm with which all your fine people will celebrate that happy day, fifty years ago, when Oklahoma joined the Sisterhood of States. May every day of 1957 be a joyful reminder of that illustrious event.

ERNEST W. McFARLAND,

Governor of Arizona.

Dear Governor Gary: May I congratulate you and the fine citizens of the Great State of Oklahoma as you enter your 50th year of Statehood.

I wish for you and the people of your state many more achievements in the future. We enjoy our very fine relationship with your state.

With kindest regards and best wishes, I am, sincerely yours,

ORVAL E. FAUBUS,

Governor of Arkansas.

On behalf of the people of Connecticut I am happy to send greetings to you and to the people of Oklahoma as you celebrate your Fiftieth Anniversary of Statehood.

I hope that many tourists from Connecticut will visit Oklahoma during your Golden Jubilee. Please extend a cordial invitation to the people of Oklahoma to come to Connecticut on their travels. Here in Connecticut, at the birthplace of Constitutional Government on this continent, they will find a warm and friendly welcome.

ABRAHAM RIBICOFF,

Governor of Connecticut.

Congratulations to you and the citizens of the great State of Oklahoma on the occasion of its Golden Jubilee Celebration commemorating the State of Oklahoma's Fiftieth Anniversary of

Statehood. Delaware as the first state to adopt the Constitution of the United States of America, is proud indeed to have Oklahoma as a sister state. The wonderful people of Oklahoma have during this past fifty years contributed outstandingly to the growth, strength and progress of our great United States of America. Delaware wishes the State of Oklahoma and all of its citizens continued progress, happiness and prosperity. May I also extend highest personal regards and best wishes to you and yours.

J. CALEB BOGGS,
Governor of Delaware.

In behalf of the people of the State of Georgia, allow me to add my congratulations to you and to the people of Oklahoma our sincere congratulations as you enter your Fiftieth Year of Statehood. May this your Golden Global Jubilee be most successful. I look forward to visiting your great state and its semi-centennial exposition sometime in 1957 if at all possible. May the coming year bring you and the people of Oklahoma continued successes and even greater accomplishments. Warm regards,

MARVIN GRIFFIN,
Governor of Georgia.

On behalf of the people of Idaho, may I extend to you and the people of Oklahoma our heartiest congratulations on this 50th Anniversary. May the next half-century be even more memorable and successful. Regards.

ROBERT E. SMYLLIE,
Governor of Idaho.

Dear Governor Gary, congratulations to the State of Oklahoma on your Fiftieth Year of Statehood. The State of Iowa extends to you best wishes for your Golden Global Jubilee during this

memorable year. My personal best wishes go to you and yours.

LEO A. HOEGH,
Governor of Iowa.

On behalf of all Kentuckians, congratulations and best wishes to you, the members of your Legislature, and to all Oklahomans on the Golden Anniversary of your state's admission to the Union. I share your well-earned pride of achievement by today wearing the handsome Made-in-Oklahoma Cowboy Hat you so generously sent me, and I am sure. I am joined by all Kentuckians in sincerely hoping that the next fifty years will see a continuation of the tremendous accomplishments that the initiative, courage, and hard work of your people and their forebears has made possible during the past half century. Be assured of my warm personal regards, and may God bless you all,

A. B. CHANDLER,
Governor of Kentucky.

Congratulations to Oklahoma as you enter year of your 50th Anniversary. Though third youngest state in the nation, yours has shown great progress in its brief history and we in Louisiana are proud that some of your settlers originally came from Louisiana. May this 50th Anniversary Year bring you and the people of your Great State further progress and prosperity.

EARL K. LONG,
Governor of Louisiana.

Both as Governor and as a private citizen may I congratulate the rigorous State of Oklahoma on its 50th year of Statehood. We in the Pine Tree State salute you and the people of the Great Sooner State.

EDMUND S. MUSKIE,
Governor of Maine.

The half century of Oklahoma's proud statehood has added mightily to the glory of America, to the wealth of accomplishment and the richness of legend in song and story. Your great state's products continue to be a magnificent part of the nation's largesse. Maryland is happy to send its congratulations and best wishes for the next fifty years and the centuries that follow. Kindest personal regards.

THEODORE R. M'KELDIN,
Governor of Maryland.

Heartiest congratulations to all of the people of Oklahoma on this occasion of the fiftieth anniversary of your statehood. Yours may be the third youngest state but it is making strides forward to match those of any of its older sisters. Best of luck to all of you for a really successful semi-centennial exposition and for continued progress in the coming years.

G. MENNEN WILLIAMS,
Governor of Michigan.

I extend most sincere greetings and hearty good wishes to the great state of Oklahoma upon its fiftieth anniversary. As is well known Mississippi had much to do with the original population of this great state including such outstanding men as Senator Thomas P. Gore and many others. It is our sincere hope that the progress of your next fifty years will follow the pattern of the first fifty.

J. P. COLEMAN,
Governor of Mississippi.

The fiftieth anniversary of the statehood of Oklahoma is truly an event that should be appropriately observed and long remembered.

Upon this significant and important milestone, it is a distinct pleasure to extend cordial greetings and personal congratulations to the citizens of this prosperous and progressive state.

Oklahoma has enjoyed remarkable development in the past fifty years. I am sure, however, that it will not be content with past achievements, but will continue to advance in the years ahead.

The citizens of the state of Oklahoma have my best wishes for an enjoyable anniversary celebration and future success and happiness. Sincerely

PHIL M. DONNELLY,
Governor of Missouri.

It gives me great pleasure to extend my congratulations to the State of Oklahoma on the celebration of its 50th Anniversary of Statehood as a neighboring state. I shall be very happy to cooperate with Oklahoma in the development of the Midwest. With kindest personal regards to you Governor Gary and the members of the Legislature.

VICTOR E. ANDERSON,
Governor of Nebraska.

Sincere congratulations and best wishes to you and the State of Oklahoma on your Fiftieth Year of Statehood. May your Golden Global Jubilee and especially your Semi-Centennial Exposition from June 14 through July 7 be crowned with success.

LANE DWINELL,
Governor of New Hampshire.

On behalf of the men and women of the state of New Jersey, the third state to enter the Union, may I express congratulations to Oklahoma on its 50th Anniversary. Best wishes for a memorable Golden Anniversary.

ROBERT B. MEYNER,
Governor of New Jersey.

Warm personal greetings to you and heartiest congratulations to all the people of Oklahoma as you celebrate your 50th Anniversary of Statehood. All of us have admired the great progress the Sooner state has made in the last half century. We particularly envy you your

fabulous football teams, which have not been defeated since Methuselah was a boy. Personally and in behalf of the people of our Empire State, I wish all of you well and know that your Semi-Centennial Exposition at Oklahoma City this summer will be a great success. We thank you for your invitation to attend, as no doubt many of us will.

AVERELL HARRIMAN,
Governor of New York.

Congratulations to your great state on its Fiftieth Year of Statehood. Oklahoma's outstanding progress in so many respects during the past indicates the future of the State will be even brighter. Regards.

NORMAN BRUNSDALE,
Retiring Governor of North Dakota.

Congratulations to the people of the Sooner State on your 50th Anniversary of Statehood. May the coming years bring your ever increasing prosperity and happiness. The best wishes of the people of North Dakota are with you always.

JOHN E. DAVIS,
Governor of North Dakota.

As governor of a state which in two years will observe its 100th anniversary I extend sincere congratulations from the fine people of Oregon to the entire state of Oklahoma on its 50th Anniversary.

Our best wishes go to you for an enjoyable and successful Semi-Centennial Exposition and observance.

From the standpoint of Statehood experience let us assure you that if "the first 50 years are the hardest" subsequent half-century periods are even more fruitful and challenging.

ELMO SMITH,
Governor of Oregon.

The Commonwealth of Pennsylvania is proud to have the opportunity to congratulate the third youngest state in the nation, from the point of view of membership in the Union, but one of our top states in accomplishment.

As your Legislature begins its sober deliberations, please accept my personal and official congratulations along with my sincere wishes that your next half-century will prove to be of as much value as have the past fifty years.

GEORGE M. LEADER,
Governor of Pennsylvania.

Please express to the Legislature of Oklahoma the warmest greetings from the Volunteer State on the celebration of its significant half-century of rich contributions to the fabric of American life.

FRANK G. CLEMENT,
Governor of Tennessee.

It is indeed a pleasure to extend cordial greetings and best wishes to our good neighbor, Oklahoma, as it celebrates its Fiftieth Anniversary of Statehood. Oklahoma is a wonderful State and Texas is proud to have it for a neighbor. We are amazed at how much progress Oklahoma has made in the past half-century — especially in football.

With all best wishes and kindest regards, I am, sincerely,

ALLAN SHIVERS,
Governor of Texas.

Congratulations to the great State of Oklahoma on Fifty Years of Statehood, a half-century of distinguished achievement. Utah feels a close bond with Oklahoma and takes pride in the history of her sister state. I shall wear the genuine Oklahoma cowboy hat with pride and hope that it will help me follow Oklahoma's example in the de-

velopment of Utah's rapidly expanding oil fields.

GEORGE D. CLYDE,

Incoming Governor of Utah.

Congratulations to the Great State of Oklahoma on its Fiftieth Anniversary. The best wishes of Vermont are extended to you and your people on this occasion.

JOSEPH B. JOHNSON,

Governor of Vermont.

On behalf of the Commonwealth of Virginia I extend heartiest congratulations to the State of Oklahoma as it celebrates its 50th Year of Statehood. You have our best wishes for a most successful Semi-Centennial Exposition. We hope you and your citizens also will take occasion to share in our 350th Anniversary celebration April 1st to November 30th commemorating the first permanent English settlement at Jamestown May 13, 1607.

THOS. B. STANLEY,

Governor of Virginia.

Washington, the Evergreen State, joins the rest of the nation in a salute to Oklahoma as the Great Sooner State begins its Golden Global Jubilee Celebration and pauses to review a rich and colorful heritage that has made Oklahoma famous in history, legend and song. May the foresight, the patriotism and the faith of her citizens be recalled, reaffirmed and refreshed as you now pay tribute to a great past while you plan for even greater future.

ARTHUR B. LANGLIE,

Governor of Washington.

Congratulations on the occasion of the Celebration of your Fiftieth Anniversary of Statehood. Oklahoma has much to be proud of—its Industrial Progress, its Agricultural Progress, and its contributions to the National Political and Industrial Welfare. It has been my good fortune to be closely associated with

your eminent Governor Gary during my tenure as governor of Wyoming. He is an outstanding statesman from a fine and progressive state.

MILWARD L. SIMPSON,

Governor of Wyoming.

The following prepared message of Governor Raymond Gary was presented:

GOVERNOR'S ORAL MESSAGE

TO THE TWENTY-SIXTH OKLAHOMA LEGISLATURE—JANUARY 8, 1957

In appearing before you members of the Oklahoma Legislature tonight in Joint Session, I feel it is appropriate for us to look two ways—first, look back over the fifty years of Oklahoma as a state and review briefly the accomplishments we, as a people, have made; and then look forward to the beginning of a great new era in Oklahoma. In this modern era, we shall venture out into new frontiers in our efforts and determination to build a stronger, better, more progressive Oklahoma. In looking back, we can receive a great deal of satisfaction from the important accomplishments we have already made.

We started out fifty years ago as a state—the 46th state to enter the Union. The people who populated our state at that time were sturdy, pioneer citizens who had migrated to Oklahoma from practically every state in the Union and from many nations of the world. In addition to our pioneer citizens who moved into Indian Territory, which later became Oklahoma, we had thousands of Indians. This was the home of the five civilized tribes and many other Indian tribes. We have been known ever since our admittance to the Union as the Indian State. We are justly proud of the great contribution the Indians have made to the growth and development of our great state. We are proud of the Indians who have held—and still hold—high positions in our government. in ed-

ucation, religion, business, and many other professions and vocations.

Our state in the beginning was primarily agricultural. Our forefathers broke out the land and began planting crops. They developed a great agricultural state, supported principally by cattle, sheep, wheat, cotton, corn, and many other agricultural products. On the basis of this agricultural economy, our state continued to grow and prosper. Then oil was discovered. The great petroleum industry was established and expanded. Lead and zinc mines were opened. Coal was found in abundance. Gypsum rock, glass sand, and many other mineral deposits were discovered and new industries were established as a result of these findings. Our economy began to grow a little more into balance. Then, as time went by, World War I caused our people to break out millions of acres of grassland, which should never have been broken out, in order to produce food and fiber to help supply the needs of the world.

After the war, drouth and depression hit our state. Our agricultural economy suffered a great setback. We sank into a dust bowl depression. Our population began declining. We were faced with a great challenge as a people. The people of Oklahoma rose up and met this challenge. We began revising our laws to make Oklahoma more inviting for industrial growth and development. We improved our school system because we recognized the importance of a well-organized educational program to the development of a great state. Gradually, we have beaten back and overcome the decline we suffered between 1930 and 1950. We can look back now and see a state which developed, from a very meager beginning, one of the finest school systems in the nation, one of the finest mental health programs in the nation, the pioneer of all states in the field of soil conservation, the pioneer of

all the states in the field of upstream flood control.

With a population of two and one-third million people, we now embark upon our second fifty years and a bright new era in Oklahoma. We start this second fifty years with a feeling of confidence and hope. We will profit from the mistakes we have made in the past by developing new and better programs. We begin this new half century with a well-balanced economy. We have more people gainfully employed today than ever before in the history of our state. We have gained thousands of new jobs during the past year in newly established industries.

This Legislative Session will, to a great extent, develop the blueprint to guide our state during the next 50 years. We are all challenged to use every care in drawing this blueprint. An error now could change the whole course of our economic development during the next 50 years.

Before we actually start drafting this blueprint in its final form, it would be well for us to take inventory of what we have, as well as reveiwing our accomplishments during the past 50 years.

As a people, we are in a far better position to plan a blueprint to work from today, in the beginning of our second fifty years, than we were in 1907. We are in this better position because of our experiences of the past, our greater and more accurate knowledge of our resources, and our firm desire, as a people, to develop a better balanced economy that will bring a higher standard of living to everyone.

We have more known reserves of oil and gas today than ever before. We have sufficient coal reserves to meet the needs of the world for many, many years to come. We have great deposits of salt that, in the years to come, will prove more and more valuable. We have devel-

oped a program for reforestation that will enable our millions of acres of forest lands to be productive from now on. We have learned to utilize more efficiently and profitably our deposits of minerals, sands, gypsum, and many other natural resources that have been discovered.

With this background of information available to us, plus the experiences we have had in recent years, I feel obliged to make certain recommendations to you that I believe will be of vital importance to you in developing the important new blueprint which will guide Oklahoma's destiny for the next fifty years.

It is absolutely essential that our people have the utmost confidence in the stability of state government. We have made much progress in recent years, causing others to have confidence in the operation of our state government. Unfortunately, we have also had a few things happen which jarred the confidence of the people. In every such case, however, the Oklahoma Legislature has met the challenge and made necessary corrections in the laws which enabled the people to maintain their confidence in our government. During the past primary campaign, a terrible thing happened. Our absentee ballot law was abused. Ballots were distributed in wholesale lots by campaign workers and voted on a mass-production basis. Relief checks were distributed to people who were not eligible for emergency relief, as a method of paying them for their services in a political campaign. It should never have been possible for this to happen. It has caused much embarrassment to me personally, to my administration, and to you members of the Oklahoma Legislature. A black mark has been chalked up against us. We can remove that mark, however, by acting immediately and passing, within the next few days, a new absentee ballot law which will prevent a thing like this ever happening again. I have already, by Executive

Order, transferred supervision of the Emergency Relief Department to the Department of Public Welfare. In order for this to stand and become permanent, it will be necessary for you to vitalize my action. I hope you will pass this bill during the first two weeks of the Legislative Session and place it, along with a new absentee ballot bill, on my desk for signature by the end of the next week. If you do this, we will remove the black mark against our record. The dark clouds of distrust that have hung over our state for months because of this unwholesome happening will disappear, the sun will shine again over the government of Oklahoma, you will make me very happy, and the people will have their confidence restored.

ROADS AND HIGHWAYS

Two years ago I outlined a road building program to the joint session of the Legislature that would enable us, during the next four years, to build completely new and modernize existing highways totaling 2,500 miles. I am happy to report to you that my estimate at that time, though it appeared to be very ambitious, has proven to be far less than what we will be able to build during the four years. We have completed during the past two years, or have under construction or contracts awarded, including the resurfacing of highways, modernization of old highways and new ones, a total of more than 3,000 miles. This includes resurfacing by the Maintenance Department, modernization by contract, new two-lane highways and four-lane expressways.

Since the National Congress has enacted a new federal highway program, we will be able to step up our highway construction greatly, provided, of course, you gentlemen enact the necessary legislation that will enable us to match all federal funds. If the present trend in the collections of road users' taxes continues for the next two years, then we will need not less than \$10,000,000

to enable us to match all federal funds for the primary and interstate highway systems, and all the secondary funds available to the State Highway Department. We now have a backlog of secondary funds accumulated for farm-to-market roads available to the County Commissioners of the state on a 50-50 matching basis. Some counties have been able to take advantage of this program while others, for various reasons, have been unable to do so.

My recommendation to the Legislature will be that you pass a \$9,000,000 appropriation in order that we may continue our road building program without letup. **I further recommend** that during the Legislative Session you appropriate, from the General Revenue Fund, \$9,000,000 to be used for the next biennium to supplement our ear-marked road users' taxes.

I further recommend that you limit the amount of state funds going back to the counties, for county roads, to \$29,000,000 per year, with a provision that all over \$29,000,000 collected in road users' taxes for the counties be diverted to the Highway Commission, with specific instructions that it be used to match federal secondary money on farm-to-market roads. Under this program, we will not be reducing the amount of money going to the counties. We will actually be increasing it. This money we place into the trust fund will go back to the counties of the state on a matching basis with federal funds; so the increase will be the amount of the federal funds that we match. County Commissioners will not have any reduction in the amount of money they are now receiving for general maintenance and general construction programs within the various counties. I cannot conceive of any County Commissioner, farmer, or rancher who would object to this policy. If we do not do something to enable us to match federal secondary money for farm-to-market roads, then we are going to lose several

million dollars in federal funds to the other states of the nation. After three years the money lapses and reverts back to the federal government. If you will enact this legislation, it will enable us to increase our highway construction program to approximately \$85,000,000 per year, or an average of more than \$7,000,000 per month.

As you know, we have been unable to market any toll road bonds during the past two years. Two principal factors have contributed to the poor toll road bond market. These factors are the new federal road program, and, secondly, poor traffic count on some of the newer toll roads, particularly in West Virginia and Ohio. Most toll road bonds are being offered for less than par; some for as much as 25% below par. I believe we will be able to market our Southwest toll road bonds if we amend our toll road laws. First, we should earmark the road user tax collected on toll roads for the trust fund to help retire the bonds. Secondly, we should remove the \$1,000,000 clause in our toll road law.

It is my desire that we exert every effort to build the Lawton road because it connects the Tinker Air Depot and the Capitol City with the great Fort Sill base. Too, it will place the Capitol City closer to points in southwestern Oklahoma and Texas.

EDUCATION

I don't think there is any question in the minds of the people of this state concerning my views on education. It has always been my policy to support legislation that would improve our education system, from kindergarten to the higher institutions of learning. I regret that we have never had sufficient funds available to write the kind of program we would like to have for the children of this state. I am pleased, however, by the fact we have made progress every two years. I feel that we now have one of the best all-around educa-

tion programs of any state in the Union. I am grateful to the thousands of dedicated, well-qualified school teachers we have within the borders of this state. I know many of them have remained in the profession, not for the small compensation, but because of their feeling that they have been called to a worthy and most honorable profession. I am also thankful for our young teachers, and those in our colleges and universities who are preparing themselves to enter the teaching profession.

I want to go on record now as telling you that I endorse the base salary schedule of \$3,000 set by the Oklahoma Education Association. I endorse the fifteen year increment. In fact, I was the author of this provision of the school code. I endorse a program making the Teachers' Retirement actuarially sound. But even though I do endorse these programs and feel we should try to attain these goals at the earliest possible date, I know it will be impossible during this Legislative Session to accomplish it all without greatly increasing the tax burden of the people in our state. **It is therefore my recommendation** that you amend the school code to provide that at the beginning of the next school term, the minimum base pay for beginning teachers shall be \$2,700 per year, with a further provision that the base pay shall be increased, beginning with the school term of 1959, by another \$300, thus bringing it up to the \$3,000 figure. **I recommend** a further provision in the school code that the increments shall remain at twelve until such time as we have reached a \$3,000 minimum pay for beginning teachers. Then it should be increased at the rate of \$100 per year until the fifteen years have been reached.

I further recommend that the State Board of Education be granted authority to increase the base pay and increments of our teachers at a faster rate than I have recommended above if, in their judgment, they feel the financial condi-

tion of our schools will justify taking such action. In other words, if the State Board of Education feels, at the beginning of the school term of 1958, that they can increase teachers' salaries from \$2700 to \$2800 or to \$3,000 they be empowered to do so instead of waiting until the beginning of the school term of 1959. Also, if they feel sufficient money is available to increase the increments from 12 to 14 or to 15, they should be empowered to do so. The reason I am making this recommendation to you is because I feel that business conditions will continue to improve in this state, new properties will be added to the tax rolls, and our schools will have more money available to improve their program than we have estimated. I feel that everyone in the state who really has the interest of Oklahoma at heart will agree with me when I say we should reach this minimum goal of \$3,000 base pay for school teachers at the earliest possible date. I believe we can meet this program without disturbing our tax structure, and without depriving other governmental functions of their rightful share of the state's available funds. I believe our general economic conditions will continue improving enough so we will be able to pick up this much additional revenue for the support of common schools in Oklahoma.

I further recommend that you earmark the gross production tax on natural gas, both present and future collections for the Teachers' Retirement Fund. The tax on natural gas has been going up rapidly in recent years. At the present rate of collection, it will bring to the Teachers' Retirement Fund, in round numbers, \$5,000,000 for the next biennium. This is about \$2,000,000 over the appropriation made for the present biennium. I believe the natural gas tax will, within a period of ten years, make the Teachers' Retirement Program completely actuarially sound, and no teacher will be deprived of drawing full pay-

ment from the Teachers' Retirement Fund, either now or in the future.

I further recommend that you appropriate \$2.50 per pupil for free textbooks. This is 50c per pupil less than the law provides, but it will be approximately 50c more per pupil than was appropriated two years ago.

I further recommend that you place a limit on the per capita expenditure for high school pupils. We have a few small high schools that are costing us too much money. I know, however, that there are some extreme cases where it is necessary to isolate schools in order to not deprive children of an adequate educational program. But I believe we owe it to both the taxpayers and the children of Oklahoma to take a new look at our isolation clause in the school code. We are rapidly improving our roads. There may be some districts that were isolated a few years ago, when this code was adopted, that should not be considered isolated now. I feel we should tighten up on the isolation clause of the school code.

Experience has shown that the \$250 limit set on the emergency five mill district school levy is insufficient in many school districts. **Therefore, I recommend** increasing that limit to \$400.

I further recommend that the appropriation for higher institutions of learning be increased by \$2,000,000 for the biennium. I know this program that I have outlined for education is not as much as the education leaders of the state would like. It is not as much as I would like. But it is a great increase over the present biennium and will enable our education program to move forward with much greater effectiveness.

HEALTH AND WELFARE

In recent years we have gone a long way in improving the care of our mentally ill. We no longer need to be ashamed of our mental health program. In fact, we have a program in which we can

take pride. But it is still far from adequate. We have reached a point where our inmate population, instead of increasing, is being reduced. This has been brought about by our emphasis in recent years upon the use of new medicines, and by taking advantage of new methods of treatment. It is also due to the Legislature making additional funds available to employ more doctors and nurses, thus providing better general care for the mentally ill. I know you are proud of the improvements that have been made and the Legislature is entitled to full credit for them.

Now it is my recommendation that you pass the appropriate bill, outlined in my budget message, which will provide an increase in appropriations to the mental hospitals of this state of approximately \$2,250,000 for the biennium. You may think this is too great an increase. But when you can see what has been accomplished with a little extra expenditure per patient, and visualize what can be done with this increased amount of money, I'm sure you will agree that I have not been extravagant in this recommendation. This increased appropriation will enable us to do a number of things. First, we can increase the starting pay for ward-keepers and caretakers at our mental hospitals from \$130 per month to \$160 per month. I don't believe any of you, or any other citizen of Oklahoma, can say that I am out of line in making this recommendation. Most of you will say it is not enough. But we have to keep our overall program in mind. This will be a step forward.

Secondly, this will enable us to buy more of the beneficial drugs and provide more needed equipment and personnel. In short, it will enable us to cure more of our mentally ill people. It will let them return to their homes and communities to resume a productive place in the society of our state. It will allow them to enjoy their families, their

home and church life, and the freedom of the great outdoors. This is one more of the many Christian services the government of Oklahoma provides for its people. On the basis of per capita expenditures for the mentally ill, we rank 40th among the states. Yet on the basis of patient recoveries, we rank 20th. This shows we are doing an outstanding job with the money available.

It won't be necessary for you to pass any enabling legislation to permit our Department of Public Welfare to take advantage of the hospitalization program enacted by the recent Congress. We are in a position, financially and otherwise, to take advantage of this new hospitalization program for our aged and needy citizens as soon as it becomes effective, July 1, 1957.

Since the beginning of 1955, we have increased payments to the aged citizens an average of \$9 per month. The budget has been increased to \$94 per month, and when this health and hospitalization program goes into effect, the budget will be raised to \$100 per month, in order to cover the \$6 per month for hospitalization. This is the goal I set when a candidate for Governor—a \$100 budget per month for our aged citizens, including a hospitalization program. This will enable us to provide better care than most states do for our aged citizens, dependent children, and the totally disabled.

VOCATIONAL REHABILITATION PROGRAM

There will be legislation proposed which will provide additional funds for the Vocational Rehabilitation Division. These additional funds will be matched, two to one, by the federal government. By taking advantage of the additional federal funds, many more handicapped people will be rehabilitated sufficiently to be reinstated in our society and earn a livelihood for themselves.

SOIL AND WATER CONSERVATION

For the past 10 months, we have had a Citizens-Legislative Committee working very conscientiously and consistently in an effort to develop a water policy program for the state of Oklahoma. **It is my recommendation** that you study the findings of this committee and their recommendations very carefully. We have spent approximately \$27,000 of the people's money in making this study. Members of the committee, including legislators and citizens, have worked without pay. I want to commend this committee for its outstanding contribution to the state and its people in making this very thorough study and coming up with some very definite recommendations.

It is my recommendation that you enact legislation that will provide for the creation of a Water Commission that shall be charged with the responsibility of carrying out the recommendations set forth by the Water Study Committee, which you will find on your desk in another prepared report.

For years, Oklahoma has been recognized as the pioneer state in the field of soil conservation. We pioneered in many phases of the Soil Conservation Program. One that has attracted national attention is the Upstream Flood Control Program with which many of you gentlemen are familiar. We have an opportunity in Oklahoma to greatly expedite the Upstream Flood Control Program on the Washita and other rivers of this state, providing the Legislature will provide sufficient funds to make the planning and survey and acquire easements for the land. I feel we cannot fail, as a people, to take advantage of this great program. It is a program which, when carried to completion, will enable us to reclaim millions of acres of land that is flooded annually.

It will enable us to hold water in the arid sections of the state where it is badly needed during the hot, dry summer season. It will enable us to have an abundant supply of water for irrigation and municipal use, and it will improve the quality of our water by reducing the amount of silt and foreign materials.

AGRICULTURE

During recent years, our farmers and ranchers have been badly hurt by the drouth and low farm prices. I feel we should, during this session, enact legislation to benefit these farmers and ranchers. One thing they have been trying for years to have enacted into law is a measure that would exempt them from paying sales taxes on feed, seed, fertilizer and farm machinery. Each time they have met with opposition from those who felt this exemption would cripple the Old Age Assistance Program. I know none of you want to enact legislation that would reduce the amount of payments to our aged and needy people of this state. But I feel we should grant the farmers and ranchers of Oklahoma the same rights and privileges we grant to manufacturing industries of our state. Therefore, **I would like to propose**, and I have a bill prepared to present to you, that you enact legislation which will permit a farmer, rancher or a commercial feeder to file a claim, quarterly, with the Oklahoma Tax Commission for refund of sales taxes they have paid during the quarter on feed purchased for cattle, swine, sheep, poultry and horses actually used in their farming and ranching activities. **I would recommend** that the bill provide for setting up a refund account in the Tax Commission. This account can be provided for out of the surplus in revenue the Tax Commission has available each year from the 3% they are allowed to collect, for policing the sales tax law in this state. We don't know how

much will be required to finance this program, but we feel this will be enough to take care of the refund in taxes paid on feed and perhaps sufficient to include fertilizer. By placing it on a refund basis, and specifying the livestock that can qualify, we eliminate the roundup clubs and people who have pets. We are limiting it to those people who actually earn their living as farmers, or who operate farms and ranches for profit. If we enact this legislation, we will not only aid our farmers and ranchers through a savings on their feed purchases, but we will encourage the establishment of commercial feed lots in this state. This will actually cause a number of large feed lots to be established. When such feed lots become established in Oklahoma, they will provide additional employment for our people, cause a greater demand for Oklahoma feeder cattle, and help develop a better market for our feeder cattle. It would actually be of great benefit to our packing industries in this state, thereby contributing to Oklahoma's economic growth.

PUBLIC SAFETY AND DEFENSE

It is my recommendation that you create a Public Safety Commission and give the Commission authority to set up rules and regulations governing the Department of Public Safety, plus authority to employ a Director. The terms of the Commission Members shall be staggered so that all members will not be appointed by any one Governor, unless there happens to be deaths or resignations.

I have also recommended that the entire amount of Driver's License money be made available to the Department of Public Safety.

I further recommend that the Crime Bureau be separated from the Department of Public Safety and be provided with an appropriation from the General Revenue Fund to take care of its operational expenses.

I further recommend that an increased appropriation be made for Civil Defense. I make this recommendation because of unsettled conditions in some parts of the world. We should take precautions now so that we can be ready to protect ourselves in case of an attack.

GRAND RIVER DAM AUTHORITY

Since creation of the Grand River Dam Authority, northeastern Oklahoma has been transformed from a ranching and strictly agricultural economy to a manufacturing and agricultural economy. The impounding of water in the Pensacola Reservoir and the generation of electrical power through hydroelectric generating plants has enabled the people of this area to attract many new industries. The industrial expansion program has now developed to the point where it exceeds the Grand River Dam Authority's present capacity. GRDA is not now producing enough power to take care of the manufacturing industries' needs, for municipal uses, R.E.A., and new industrial growth. We find ourselves needing greater production capacity. For a number of years there has been talk of constructing a Markham Ferry Dam to impound additional waters and provide additional hydroelectric generating capacity. The United States Congress has made available \$6,000,000 as a contribution to this construction program. GRDA wants to construct the dam. The area needs the additional water and the additional electricity. We have been working for two years now trying to arrive at a way whereby we can construct this Markham Ferry Dam. A proposal has finally been made that would, if carried out, enable the GRDA to construct the Markham Ferry Dam. This proposal provides for an exchange of power contract between the GRDA and the Public Service Company of Oklahoma. Public Service would agree to purchase all the surplus power that GRDA can produce,

over and above its present and future market demands. It is my recommendation that you study this proposal carefully and if, within your judgment, you feel that the interest of Oklahoma could and would be served better by the GRDA entering into a contract with Public Service, then you should pass the necessary legislation authorizing this contract and the construction of the Markham Ferry Dam. If you turn down this proposal, then I challenge you to come up with another proposal that would enable GRDA to expand its present production capacities, because the condition in Northeastern Oklahoma is becoming grave. Some of the manufacturing industries already established want to expand, but they can't because of lack of an adequate supply of cheap electricity. Other manufacturing industries are looking toward that area as a possible location for expansion. They, too, want assurance of an adequate supply of electricity and water. The challenge is ours. This is a part of a new blueprint for developing Oklahoma. Let's meet the challenge. Let's provide the electricity and water to meet the needs of the greater industrialization program for Northeastern Oklahoma.

GENERAL GOVERNMENT

We have many people working for the State of Oklahoma at starvation salaries. Some of our caretakers around the Capitol Building and grounds are drawing as low as \$175 per month. We have some working for as low as \$130 per month. We should not ask people to work for these low salaries. You might ask, "Why do they work?" The answer is, "Because they must work to live." Most of them are elderly citizens, but not old enough for the Old Age Assistance. Others want to work as long as they are physically able, then retire on Social Security or Old Age Assistance. Some are physically handicapped people and can't find em-

ployment other places. Most of them are good workers. **It is my recommendation** that you enact a Wage Stabilization Law, patterned after the recommendations worked out by the Wage Stabilization Committee, which is made up of legislators and other citizens. This Wage Stabilization Act will enable us to adjust salaries and stabilize wages. It will enable us to increase the salaries of these people working for less than \$200 per month.

I further recommend that you enact a Personnel Law which will function in such a way that we could, over a period of years, have all our departments of government staffed with well-qualified, well-trained people.

I further recommend that the travel allowance for state employees be increased from 6c per mile to 7c per mile, and the per diem be increased from \$6 to \$8 within the state, and from \$10 to \$15 per day outside the state.

WILDLIFE

It is my recommendation that you vitalize, at the earliest possible date, the Constitutional Amendment adopted last July creating a Wildlife and Conservation Commission to replace the present Game and Fish Commission. When you vitalize this Constitutional Amendment it becomes a law. The Game and Fish Commission will then operate as a non-political commission, and sportsmen of the state will feel much better toward the Game and Fish organization in this state.

INDIANS

I would like to renew my recommendation, made two years ago, that you set up a committee to make a study of the Indian Tribal problems in Oklahoma, with a view toward preparing the State of Oklahoma to take over any new obligations that might become necessary for us to assume in the event the Federal Government withdraws sup-

port of Indian schools and aid for the Indians of our state.

NEGROES

Two years ago I stated that as Governor I would be fair and considerate toward problems of the Negroes of our state. I believe the Negro people will say that I have been. I would like to compliment the Negro citizens of this state for their very fine cooperation with the State of Oklahoma in working out some of our common problems. I pledge my continued support to a program that will enable our Negro population to prosper along with the rest of the citizens of this great state.

LABOR

I have said on many different occasions that we have the finest labor force in Oklahoma of any state in the Union. We receive compliments from everywhere about the working people of this state. **It is my recommendation** that we be very careful, and not enact any laws that would have as their purpose the hindering or crippling in any way the position of the laboring man in Oklahoma. I have found that we have in Oklahoma some of our finest people as officers and leaders of organized labor. These people have been working side by side with the capitalists and owners of the manufacturing industries in developing a program that will benefit all the people—those who work by the hour as well as those who receive dividend payments each year from their investments in the manufacturing industries of this state.

TAX STRUCTURE

Oklahoma has one of the best tax structures of any state in the Union. We are the only state, according to the Fantis Engineering Report, that has not increased state taxes during the past ten years. I would like for my suc-

cessor to be able to come before the Legislature two years from now and say to you: "Oklahoma is the only state in the Union that has not made a general tax increase during the past twelve years." By that, I am saying to you that it is my desire that you not enact any legislation that would increase the tax structure of our state. If we will continue to hold the line, we will continue to impress the people of the nation that Oklahoma's government has stability. We will be able to continue using our favorable tax structure as one of the great drawing cards for industrial development.

During the past two years we have seen an increase of more than 43,000 jobs in non-agricultural work. We have reached a new peacetime high of 577,000 jobs in non-agricultural work. We have seen our manufacturing payrolls increase by approximately 10,000 jobs during the past two years. This increase in jobs has meant a \$175,000 increase in wage earners' incomes in the state. It has meant a higher standard of living for our people.

The challenge is before you. The eyes of Oklahoma are upon you. I know you have the courage, wisdom and desire to accept this challenge and emerge from this legislative session with a new blueprint, well planned, that will enable Oklahoma to take advantage of the new opportunities which are ours. Our forefathers gripped firmly the handles of a moleboard plow, as they guided it behind a strong team of horses. Their plows ripped through the sod that was turned for the first time in Oklahoma. They had faith in this brand new state. They breathed the fresh air that blew over the virgin soil of this new country.

We, too, have plow handles which we must grasp firmly. Ours is not a plow

to turn new sod, but one to turn new ideas into new job opportunities. We, too, will hold the handles firm as we gaze into the future and visualize the new Oklahoma—a state with fine cities and towns, the finest institutions of learning in the country, criss-crossed with a system of modern expressways and feeder highways leading into them from every section of the state, beautiful lakes and streams running again with beautiful clear water, fine churches, a sound and stable government, and populated with citizens who are proud to be a part of this new Oklahoma.

As you work on this blueprint, let us not forget that the greatest planner of all is willing and anxious to help, if we are willing to accept His help. He is the Creator of all things, our God in Heaven. I trust we will invite Him each day to guide us in our deliberations. Then, when the curtain has been pulled on this session, the people will be able to see the basic principles of Christianity written all through this blueprint of progress, and we can go our way knowing that a job has been well done, with faith in the future of a greatly strengthened Oklahoma.

Upon motion of Representative Bulard, the Joint Session was ordered dissolved.

*

The Senate, in its Chamber, was called to order by its President.

The President advised that the huge basket of beautiful mums on the rostrum of the Senate had been sent by the Oklahoma City Chamber of Commerce, in celebration of Oklahoma's Golden Jubilee Year, for which the Senate was most grateful.

Upon motion of Senator Fine, the Senate adjourned to meet as provided under the Rules—1:30 p. m., tomorrow.

SECOND LEGISLATIVE DAY

Wednesday, January 9, 1957

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).

—41.

Excused: McSpadden.—1.

Contests pending in Districts 12 and 32.—2.

The President declared a quorum present.

Prayer was offered in the Indian language by the Chaplain, Frank Bosin.

Senator Baldwin asked unanimous consent that the prayer be read in English, which was the order.

The Journal for the last legislative day was declared approved.

FIRST READING

The following Bills and Resolutions were introduced and read the first time:

SB 12—By Walker, McColgin, Breeden, Allen, Boecher, Harris, Hamilton, Sandlin, Collins (Pontotoc), Shoemake, Young (Haskell), Dendy, Frazier, McSpadden, Dacus, Miskovsky, Jones, Rinehart, Tipps, and Cartwright of the Senate, and Cartwright (Seminole), Langley, Carmichael, Daugherty, Graybill, Green, Priebe, Dolezal, Hill, Camp, Vandiver, Taliaferro, Simmons, Nixon, Musgrave, Alexander, Patten, Chambers,

Slater, Calkins, Long (Caddo), Levergood, Stevens, Graves, Shoemake, Tinker, Munson, Bradley, Sparks, Odom, Nigh, Murrow, McCarty, Inman, Norris, Carey, Cartwright (Bryan), Lance, Huff, Garrison, Reudy, Shibley, Cole, Richeson, Nevins, Morford, Nance, Cunningham, and Rogers of the House—An Act relating to the distribution of Certain Taxes; providing revenue for the Teachers' Retirement System of Oklahoma; amending 68 O. S. 1951 § 827, as amended by Section 54 of Chapter A, Title 70, Oklahoma Session Laws 1955, relating to Gross Production Taxes; amending 36 O. S. 1951 § 57, as amended by Section 1 of Chapter 1b, Title 36, Oklahoma Session Laws 1955, relating to Insurance Premiums; fixing effective date of Act; and declaring an emergency.

SB 13—By Hope of the Senate and Ham of the House—An Act relating to County Officers; prescribing additional duties and providing additional compensation for the County Attorneys of certain counties; repealing laws or parts of laws in conflict herewith; making the provisions of this Act severable; and declaring an emergency.

SB 14—By Hope, Boecher, Young (Haskell), Miskovsky, and Dacus of the Senate and Larason, Fuller, Arrington, McCarty, Bradley, Wilson, Hammers, and Andrews of the House—An Act making appropriation for the Inspection of Slaughterhouses; setting the lapse date; repealing all Acts or parts of Acts in conflict herewith; making provisions of this Act severable; and declaring an emergency.

SB 15—By Hope and Wilson (Greer)—An Act making appropriations for the Fiscal Years Ending June 30, 1958, and June 30, 1959, for the purpose of carrying out the provisions of 65 O. S. 1951 § § 141-147, as amended by 65 O. S.

Supp. 1955 § § 7.1-8-2, in cooperation with the U. S. Government under the terms of Public Law 597, 84th Congress for the purpose of promoting the extension of Public Library Services to rural areas without such services or with inadequate services; making the appropriations non-fiscal; and declaring an emergency.

SB 16—By Hope and Wilson (Greer)—An Act making an appropriation for the purpose of carrying out the provisions of 65 O. S. 1951 § § 141-147, as amended by 65 O. S. Supp. 1955 § § 7.1-8-2, in cooperation with the U. S. Government under the terms of Public Law 597, 84th Congress for the purpose of promoting the extension of Public Library Services to rural areas without such services or with inadequate services; making the appropriation non-fiscal; and declaring an emergency.

SJR 2—By Hope of the Senate and Daniel and Ham of the House—A Joint Resolution authorizing the Pauls Valley State School to expend monies, not to exceed a total of Fifty Thousand Dollars (\$50,000.00), from the Revolving Fund of said institution; authorizing the construction of specified parts of a Farm Training Project, to include extension of—or replacement of existing utility services to the Farm Training Area; construction of a Poultry Project including Brooder Houses, Laying Houses, Feed Storage, Broiler Plant, Processing Facilities; construction of Dairy Out-Building including Cattle Sheds and Shelters, Feed Mill, Feed Storage; construction of Poultryman's and Dairyman's Residences; authorizing the purchase of materials, supplies and equipment incidental thereto for said institution; making the State Board of Affairs contracting authority; and declaring an emergency.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 1 correctly engrossed.

SRs 1 and 2 each correctly enrolled.

Engrossed **SCR 1** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SRs 1 and 2** were each properly signed and ordered transmitted to the Secretary of State.

Senator Hope asked unanimous consent to be excused for an hour, which was the order.

SECOND READING

The following Bills and Resolutions were read the second time and referred to Committees indicated:

SB 1—Education.

SB 2—Education.

SB 3—Public Safety.

SB 4—Game and Fish.

SB 5—Local, State and Federal Government.

SB 6—Education.

SB 7—Local, State and Federal Government.

SB 8—Appropriations and Budget.

SB 9—Penal Institutions.

SB 10—Education.

SB 11—Education.

SJR 1—Senator Rinehart asked unanimous consent that **SJR 1** be referred to the Committee on Economic and Industrial Development, which was the order.

Upon motion of Senator Field, the Senate was at ease.

*

The Senate reassembled with the President presiding.

RESOLUTION

Senator Cowden introduced the following resolution and upon his request, it was considered immediately, read at length as follows, and adopted upon his motion:

SENATE RESOLUTION NO. 3—By Committee on Privileges and Elections.

A RESOLUTION AUTHORIZING

THE COMMITTEE ON PRIVILEGES AND ELECTIONS TO CONDUCT ADDITIONAL HEARINGS AND INVESTIGATIONS INTO THE SENATE CONTESTS PENDING IN THE TWELFTH (12) AND THIRTY-SECOND (32) SENATORIAL DISTRICTS OF THE STATE OF OKLAHOMA; AUTHORIZING SAID COMMITTEE TO ADMINISTER OATHS AND SUBPOENA WITNESSES; AND AUTHORIZING THE PAYMENT OF NECESSARY EXPENSES INCIDENT TO THE EMPLOYMENT OF A REPORTER.

WHEREAS, Contests exist for the Senate seats of the Twelfth (12) and Thirty-Second (32) senatorial districts of the state of Oklahoma; and

WHEREAS, The Committee on Privileges and Elections has made preliminary investigations into these contests; and

WHEREAS, As a result of such preliminary investigations, the said Committee deems it necessary to conduct further hearings and investigations; and

WHEREAS, The work of said Committee in these investigations will be expedited if said Committee is authorized and empowered to administer oaths and subpoena and compel the attendance of witnesses.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA;

SECTION 1. That the Committee on Privileges and Elections of the State Senate be, and the same is hereby au-

thorized to conduct to completion hearings and investigations relative to the election contests now pending before the Senate;

That said Committee be and it is hereby authorized and empowered to administer oaths and subpoena and compel the attendance of witnesses during the conduct of its hearings and investigations of said contests;

That such necessary expenses as may be incurred in the employment of a competent reporter shall be paid from the funds appropriated for the purpose of defraying the expenses of the Twenty-Sixth legislative session.

SR 3 was referred for enrollment.

Senator Field asked unanimous consent that **SB 5** be withdrawn from the Committee on State and Federal Government and referred to the Committee on Social Welfare, which was the order.

Upon request of Senator Field, the name of Senator Trent was added as co-author to **SB 5**.

Senator Field asked unanimous consent, which was granted, that a Committee composed of Senator Rinehart as Chairman and Senators Shoemake and Mahan be appointed to work with a like Committee from the Honorable House to consider the feasibility of establishing a permanent Bill Drafting Department in the State Legislative Council.

Upon motion of Senator Field, the Senate adjourned to meet at 10:00 a.m. tomorrow.

THIRD LEGISLATIVE DAY

Thursday, January 10, 1957

Pursuant to adjournment, the Senate met at 10:00 a. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Boecher, McSpadden.—2.

Contests pending in Districts 12 and 32.—2.

The President declared a quorum present.

Prayer was offered in the Indian language by the Chaplain, Frank Bosin.

Upon request of Senator Baldwin, the English translation was read and ordered incorporated in the Journal, and is as follows:

Oh Spirit above, I come to You again. I need You in the life that I live today. Oh, hear me as I lay before You the things of this earth. You are the Maker of all things. I speak to You in my own Indian tongue—I know You understand me.

I am here among my white friends. I ask of You to take my humble prayer that this land where many things have happen—where once upon a time I used to roam the land free, but today, I no longer do. May it be Thy will that every thing I ask of You, may it be done. No man goes alone and will he do things

himself, but with Your help all things will be done.

Oh, the Maker of the earth, maybe I ask too much, but You know best. In this law making house of men, Great Spirit, look upon us, we are weak and need Your help. As we look straight ahead, come and stand by us—lead us that our land will have a better way of life.

I ask of You now, as I will stop. You have heard me.

By unanimous consent, upon request of Senator Baldwin, George Bosin, speaking for his father, who does not speak English, thanked the members of the Senate for the honor of being among great men, who were going to look forward and make laws for the benefit of all people, and he prayed that the Great Spirit would guide them in all things.

Senator Baldwin asked unanimous consent, which was granted, that Senators Miskovsky and McClendon escort Senator Hamilton, known to the members of the Senate as "Little Chief" to the front of the Chamber to participate in a ceremony with Frank Bosin, and his son, George. Senator Hamilton was made a Kiowa Indian Chief, and presented with their Indian headdress.

Senator Baldwin introduced Dr. T. B. Lackey, Executive Treasurer of the Baptist Convention and representing the Council of Churches in Oklahoma City, and asked unanimous consent that Dr. Lackey be given the privilege of the floor for issuing an invitation to members of the Senate.

Dr. Lackey invited the members to breakfast each Tuesday morning at 8:00 o'clock at Beverly's Drive-in for devotional and fellowship meetings; and announced that Governor Gary would preside each week; that there would be

no expense as the tabs would be taken by some of the business men of the city.

The Journal for the last legislative day was declared approved.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 3 correctly enrolled.

Enrolled **SR 3** was properly signed and ordered transmitted to the Secretary of State.

FIRST READING

The following Bills and Resolutions were introduced and read the first time:

SB 17—By Collins (Pontotoc), McColgin, Wilson (Greer), Breeden, Sandlin, Shoemake, Dendy, Miskovsky, Jones, Grantham, Stipe, Price, Rinehart, and Cartwright of the Senate, and Nevins, Nigh, Langley, Carmichael, Graybill, Green, Williams, Dolezal, Goodfellow, Camp, Ham, Davis, Taliaferro, Simmons, Nixon, Musgrave, Alexander, Patten, Chambers, Slater, Calkins, Long (Caddo), Shoemake, Inman, Norris, Carey, Cartwright (Bryan), Cartwright (Seminole), Lance, Scarbrough, Huff, Garrison, Reudy, Shibley, Cole, Richeson, Morford, Rogers, Bailey (Kay), Cunningham, Tinker, Etling, Sparks, Odom, Skeith, McCarty, Welch and Jumper of the House — An Act relating to County Equalization Boards; amending 68 O. S. 1951 §§ 15.38 and 15.40; increasing membership of County Equalization Boards and dealing with manner of selection and filling of vacancies; providing for employment of personnel and payment of compensation and other expenses; and declaring an emergency.

SB 18—By Young (Haskell), Wilson (Greer), Hamilton, Dacus, Herndon of the Senate and Shoemake, Mitchell of the House—An Act creating a State Prison Industrial Revolving Fund for the Oklahoma State Penitentiary; providing what said fund shall consist of; providing control of the fund; fixing a limit

as to amount of fund and designating where surplus goes; providing for the use of said fund in operation of other enterprises and businesses; stating what fund shall be used for and limiting use; providing for supervision of expenditures; providing that provisions of the Act shall be severable; and declaring an emergency.

SB 19—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Carrier, Dacus, Herndon, of the Senate and Shoemake, Spear and Mitchell of the House—An Act pertaining to psychiatric examination of all children prior to commitment to state training schools; providing for examinations to be made at University hospital or otherwise where facilities are available and declaring an emergency.

SB 20—By Young (Haskell), Wilson (Greer), Dacus, Stipe, Herndon of the Senate, and Shoemake, Mitchell, Spear, of the House—An Act pertaining to the matter of working prisoners of the Oklahoma State Reformatory; amending 57 O. S. 1951, § 286; and declaring an emergency.

SB 21—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Dacus and Herndon of the Senate and Shoemake, Spear of the House—An Act relating to purchasing a refrigerated van and tractor by the State Board of Affairs for the use of the State Penitentiary; providing for use of the truck by State Penitentiary subject to direction of warden; making appropriation and making the same fiscal; and declaring an emergency.

SB 22—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Shoemake, Dacus, Herndon of the Senate and Spear and Mitchell of the House—An Act relating to bedding; amending § 2(c) of Title 63, Chapter 1A, Oklahoma Session Laws 1955, at page 352; and declaring an emergency.

SB 23—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Dacus, Cop-

pock, Carrier, Herndon of the Senate and Shoemake, Spear, Morford of the House—An Act pertaining to schools; amending 70 O. S. 1951, Article 18-4, Subdivision 1, as amended by Title 70, Chapter A, Section 29, Page 384, Oklahoma Session Laws of 1953, by adding a new paragraph thereto to be numbered paragraph "O" pertaining to school districts in which there is located a state institution wherein the school district is maintaining school for the pupils incarcerated in such institution; providing such children shall not be included in the attendance of other schools of the district for purpose of calculating State aid or for other purposes; but providing such districts shall receive State aid in amount of minimum program regardless of certain conditions; and declaring an emergency.

SB 24—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Stipe, Dacus, Herndon of the Senate and Shoemake, Spear, Mitchell of the House—An Act pertaining to the discharge of convicts from prison; amending 57 O. S. 1951, § 139; and declaring an emergency.

SB 25—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Herndon of the Senate and Mitchell of the House—An Act pertaining to the State Department of Health; providing for said department to establish an occupational and radiological health section; describing the purposes of the Section; giving State Board of Health the authority to adopt rules; giving State Commission of Health authority to make investigations under certain conditions; providing punishment for violation; giving State Commissioner of Health power to enter into certain agreements; appropriating Thirty Thousand Dollars (\$30,000.00) per annum; and declaring an emergency.

SB 26—By Young (Haskell), Dacus, Herndon of the Senate, Spear and Mitchell of the House—An Act pertaining to the confinement of criminally insane; providing that all criminally insane per-

sons shall be confined in the State Penitentiary; providing for transfer of criminally insane patients now confined in state institutions; providing effective date of Act; and declaring an emergency.

SB 27—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Dacus, Stipe, Price, Herndon of Senate and Spear and Mitchell of House—An Act pertaining to Mobile Home Parks; providing for appointment of Advisory Committee; providing for license to operate parks and for revocation of the same; pertaining to plans and specifications; giving authority to make inspections; granting authority to State Board of Health to make necessary rules and regulations; pertaining to sanitation, safety, location, space, general layout, service buildings, water supplies, sewage disposal, refuse disposal, insect and rodent control, electricity, plumbing, fuel, fire protection alterations, additions and registration of mobile unit occupants; declaring a nuisance under certain conditions; providing for injunction; providing for the giving of warnings; providing for lien and foreclosure of the same; providing penalty for fraud; providing for eviction; making a violation of the Act a crime and providing penalty; providing for partial invalidity; and declaring an emergency.

SB 28—By Shoemake of the Senate and Smith, Hammers and Ruby of the House—An Act relating to city courts; providing for salaries, allowances and duties of the Judge, Clerk and Marshal of City Courts in certain counties; amending Section 1, Chapter 18, Title 11, Oklahoma Session Laws 1953, Pages 42-43 (11 O. S. Supp. 1955 § 837); amending 11 O. S. 1951 § 841; and declaring an emergency.

SB 29—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House—Stating the contents of this Act in summarized form; an Act making an appropriation to the Oklahoma State Legislature; stating the

purpose; authorizing the rate and payment for travel; defining method for payment of claims; making the appropriation non-fiscal; appropriation to the State Legislative Council; stating the rate of travel allowance for employees and members; making the appropriation non-fiscal; appropriation to the Secretary of the State Election Board; stating the purpose; setting the salary of the Secretary of the State Election Board; relating to the duties and compensation of personnel; relating to bids on printing of supplies; making the appropriation non-fiscal; appropriation to the State Board of Public Affairs; stating the purpose; appropriation to the State Board of Public Affairs for the maintenance and supervision of orphans; relating to the salary of the Surplus Property Agent and other expenses of the Surplus Property Office; relating to the duties and compensation of employees of the State Board of Public Affairs; making the appropriation non-fiscal; appropriation to the Oklahoma Tax Commission; stating the purpose; relating to the payment of expenses for the post audit of the Tax Commission records; authority for the transfer of funds; relating to the duties and compensation of personnel; making the appropriation fiscal; appropriation to the Department of Commerce and Industry; stating the purpose; relating to the transfer of funds; fixing the salaries of the Director and other employees; making the appropriation non-fiscal; appropriation to the Oklahoma State Regents for Higher Education; stating the purpose; defining the method of allocation; appropriation to the Oklahoma State Regents for Higher Education; defining the intention of the Legislature; appropriation to the Oklahoma State Regents for Higher Education; defining the purpose of the allocation; appropriation to the Oklahoma State Regents for Higher Education; stating the purpose; making appropriation non-fiscal;

appropriation to the Oklahoma State Regents for Higher Education; stating the purpose; defining the method for the administration of said funds; making the appropriation non-fiscal; appropriation to the State Board of Education; stating the purpose; authority for the fixing of duties and compensation of personnel; making the appropriation non-fiscal; appropriation to the School Lunch Division of the State Board of Education; stating the purpose; authority for the appointment and compensation of personnel; making the appropriation fiscal; appropriation to the State Board of Vocational Education; stating the purpose; providing for agreements with the United States Office of Education; authority for the appointment and compensation of personnel; making the appropriation non-fiscal; appropriation to the State Board of Education for the State Department of Education; stating the purpose; authority for the appointment and compensation of personnel; making the appropriation fiscal; appropriation to the State Board of Education for the Free Textbook Program; stating the purpose; authority for the duties and compensation of personnel; making the appropriation non-fiscal; appropriation to the State Board of Education for physically and mentally handicapped children; stating the purpose; authority for the appointment of personnel; making the appropriation fiscal; appropriation to the State Board of Education for severely mentally retarded children; stating the purpose; making the appropriation fiscal; appropriation to the Commissioners of the Land Office; stating the purpose; authority for the appointment and compensation of personnel; making the appropriation fiscal; appropriation to the Board of Trustees of the Teachers' Retirement System of Oklahoma; stating the purpose; providing for the transfer of funds; providing for the administration of this system; making

the appropriation fiscal; appropriation for the State Department of Health; stating the purpose; providing for receiving of Federal funds; authority for the appointment and compensation of personnel; stating the method of allocation of funds to the local Health Departments; providing for the method of payment of claims; making the appropriation fiscal; appropriation to the Oklahoma Commission for Crippled Children; stating the purpose; providing for the payment of claims; authority for the appointment and compensation of personnel; making the appropriation fiscal; appropriation to the State Department of Public Welfare; stating the purpose; making the appropriation fiscal; appropriation to the State Veterans Department, State Accrediting Agency, Oklahoma State War Veterans Home Facilities, Sulphur, Oklahoma, and the Oklahoma State War Veterans Home Facilities, Ardmore, Oklahoma; stating the purpose; providing for the transfer of funds; authority for the administration of the affairs of the State Veterans Department, State Accrediting Agency, and each of the institutions listed in this Section; authority for the appointment and compensation of personnel; method of making purchases; making the appropriation non-fiscal; appropriation to the State Board of Vocational Rehabilitation; stating the purpose; making the appropriation non-fiscal; appropriation to the Oklahoma Emergency Relief Board; defining the method of expenditure of said funds; providing for cooperation with, Federal, State, county, and city agencies; providing for emergencies; providing for the expenses of administration; making the appropriation non-fiscal; appropriation to the Oklahoma Adjutant General; stating the purpose; fixing the salary of the Adjutant General; authority for the appointment and compensation of personnel; making the appropriation fiscal; appropriation to the Oklahoma Depart-

ment of Public Safety; appropriation to the Oklahoma Crime Bureau; stating the purpose; authority for the appointment and compensation of certain personnel; making the appropriation fiscal; appropriation to the State Department of Agriculture; stating the purpose; authority for the appointment and compensation of personnel; making the appropriation fiscal; appropriation to the Oklahoma Game and Fish Commission; stating the purpose; providing for cooperation with the Federal Government; making the appropriation fiscal; appropriation to the Oklahoma Planning and Resources Board; stating the purpose; authority for the appointment and compensation of personnel; providing for cooperation with any Federal agency, including the receiving of funds; providing for payment of Workmen's Compensation and other insurance; making the appropriation non-fiscal; appropriation to the State Soil Conservation Board; stating the purpose; authority for the appointment and compensation of personnel; relating to the pay of District Supervisors; making the appropriation non-fiscal; appropriation to the State Board of Education; stating the purpose; defining the methods of apportionment; providing funds for the administration of said program; authority for the appointment and compensation of personnel; re-appropriating funds appropriated by House Bill No. 530, Twenty-fifth Oklahoma Legislature; making the appropriation non-fiscal; appropriation to the State Highway Department; stating the purpose; appropriation to the State Highway Department; authority for the transfer of said appropriation; defining method of expenditure; stating method for encumbrance and payment of funds; appropriating any surplus accruing to the credit of the State Highway Construction and Maintenance Fund; making the appropriation subject to the provisions of Title 62, Chapter 1-C, Page 370, O.S.L. 1947; pro-

viding for the filing of budget estimates; making the appropriations non-fiscal; making the provisions of this Act severable; repealing all laws in conflict herewith; and declaring an emergency.

SJR 3—By Young (Cleveland), Collins (Creek), of the Senate and Bailey (Cleveland), Wolf, Arrington, Sparks of the House—A Joint Resolution creating a committee to be known as the 1957 Higher Education Study Committee for the purpose of studying the needs of higher education in Oklahoma as they now exist with special reference to foreseeable needs in the immediate future; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 12—Education.

SR 13—County Government.

SB 14—Appropriations and Budget.

SB 15—State and Federal Government, then to Appropriations and Budget.

SB 16—State and Federal Government, then to Appropriations and Budget.

SJR 2—Public Health.

RESOLUTION

By unanimous consent, Senator Young (Haskell) introduced the following resolution, and upon his request it was considered immediately, read at length as follows, and adopted upon motion of Senator Fine:

SENATE CONCURRENT RESOLUTION NO. 2—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Shoemake, Fine, Stipe, Dacus, Herndon of the Senate; and Shoemake, Mitchell and Spear of the House.

A CONCURRENT RESOLUTION REQUESTING THE STATE SENATE AND HOUSE OF REPRESENTATIVES

OF THE TWENTY-SIXTH SESSION TO ESTABLISH A SPECIAL COMMITTEE TO BE COMPOSED OF FIVE (5) MEMBERS OF THE STATE SENATE AND FIVE (5) MEMBERS OF THE HOUSE OF REPRESENTATIVES, FOR THE PURPOSE OF STUDYING THE AGRICULTURAL, INDUSTRIAL, EDUCATION AND REHABILITATION PROGRAMS AT ALL STATE INSTITUTIONS, EXCEPT THOSE FOR HIGHER EDUCATION, AND THE EXTENT TO WHICH SAID PROGRAMS WILL, INCIDENTALLY, CONTRIBUTE TO THE FINANCIAL SUPPORT OF SAID INSTITUTIONS; AND REQUESTING SAID COMMITTEE TO SUBMIT A WRITTEN REPORT OF ITS FINDINGS AND RECOMMENDATIONS TO THE STATE LEGISLATIVE COUNCIL AT LEAST NINETY (90) DAYS PRIOR TO THE CONVENING OF THE TWENTY-SEVENTH LEGISLATURE.

WHEREAS, the operation and management of State penal, eleemosynary and all other State institutions is a matter of utmost importance to the State of Oklahoma; and

WHEREAS, adequate programs for the rehabilitation, education and training of persons in said State institutions has in recent years become a widely accepted goal; and

WHEREAS, said institutions should become as financially self-supporting as possible, due consideration being given to the effect of farming and industrial operations of said State institutions on private business; and

WHEREAS, careful and detailed study will be necessary to formulate an overall legislative policy for rehabilitation, training and educational programs for State institutions and the extent to which said programs may, incidentally, contribute to the financial support of said institutions.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE

TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the President Pro Tempore of the Senate and Speaker of the House of Representatives appoint five (5) members of the State Senate and five (5) members of the House of Representatives, respectively, as a special committee of the State Legislative Council for the purpose of studying rehabilitation programs at all penal, eleemosynary, charitable and all other State institutions, except educational institutions, and for the purpose of determining the extent to which said institutions may become financially self-supporting, incidental to the major purpose of providing an adequate modern program of educational training and rehabilitation.

SECTION 2. The committee shall conduct its study during the interim following the close of the twenty-sixth session of the Oklahoma Legislature and shall submit a written report of its findings and recommendations to the Legislative Council at least ninety (90) days prior to the convening of the Twenty-seventh Oklahoma Legislature.

SCR 2 was ordered referred for engrossment.

Senator Hope asked unanimous consent, which was granted, that **SBs 15 and 16**, referred to Committee on State and Federal Government, after being considered by that committee and **SJR 2**, referred to the Committee on Public Health, after consideration by that committee, be referred to the Committee on Appropriations and Budget.

Senator Wilson (Greer) asked unanimous consent, which was granted, that the name of Senator Tipps be stricken as a member of the Committee on Aviation, and added as a member of the Oil and Gas Committee; and that the name of Senator Young (Haskell) be

stricken from the Committee on Constitutional Amendments, and be added as a member of the Committee on Penal Institutions.

LOBBY PERMITS

Senator Mahan moved that all lobby permits be referred to a special committee composed of the President Pro Tempore, Floor Leader and Assistant Floor Leader, which motion was declared adopted.

Senator Mahan asked unanimous consent, which was granted, that the application of A. V. Bourque of Tulsa be ordered withdrawn from the Oil and Gas Committee and referred to the Special Committee.

The following requests for Lobby Permits were submitted, read and ordered referred to the Special Committee on Lobby Permits:

Roy Tillman states that he resides at 2421 S. Penn, Oklahoma City, Oklahoma; that he is 47 years of age; that he is legislative representative for Oklahoma State Building Trades Council; that he is paid the sum of \$-----, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 8th day of January, 1957.

S/Roy Tillman

Malcomb Coney states that he resides at Hotel Dean, 416 N. Bdwy., Oklahoma City, Oklahoma; that he is 46 years of age; that he is legislative representative for Legislation for the Blind; that he is paid the sum of \$-----, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate

that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

S/Malcolm Coney

J. J. Caldwell states that he resides at 922 NE 18th, Oklahoma City, Oklahoma; that he is 46 years of age; that he is legislative representative for Oklahoma State Federation of Labor; that he is paid the sum of \$none, per_____ for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 8th day of January, 1957.

S/J. J. Caldwell

T. C. Ted Knoop states that he resides at 3548 N. W. 24, Oklahoma City, Oklahoma; that he is 46 years of age; that he is legislative representative for

Oklahoma Retail Merchants Association; that he is paid the sum of \$ None, per _____ for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 10th day of January, 1957.

S/T. C. Knoop

COMMITTEE REPORTS

By unanimous consent the following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

SB 8.

Upon motion of Senator Fine, the Senate adjourned to meet as provided under the Rules—1:30 p. m. Monday.

FOURTH LEGISLATIVE DAY

Monday, January 14, 1957

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Carrier, Coppock, Easterly, Field.—4.

Contests pending in Districts 12 and 32.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Mr. Chalon Meadows, Pastor of the First Baptist Church, Pryor.

Senator Dendy introduced Sue and Kay Denton of Pryor, and asked unanimous consent, which was granted, that they be made Honorary Senate Journal Clerks, for this day.

The Journal for the last legislative day was declared approved.

RESOLUTION

The following Resolution was introduced:

SR 4—By Miskovsky and Price—A Resolution designating Miss Yvonne Chouteau as "Miss Oklahoma Semi-Centennial."

By unanimous consent, upon request of Senator Shoemake, all members of the Senate were made co-authors of **SR 4**.

By unanimous consent, upon request of Senator Miskovsky, **SR 4**, as co-authored, was taken up for immediate consideration, read at length as follows, and adopted upon his motion:

SR 4—By Miskovsky, Price, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Perryman, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell)—A Resolution designating Miss Yvonne Chouteau as "Miss Oklahoma Semi-Centennial."

WHEREAS, Miss Yvonne Chouteau is a member of one of Oklahoma's oldest and most distinguished families; and

WHEREAS, She has gained worldwide attention as a Ballerina with the world famed Ballet Russe de Monte Carlo and has been inducted into the Oklahoma Hall of Fame in recognition of her art; and

WHEREAS, In calling on the Mayors and Governors in one hundred of the largest cities in America on her tour this season and inviting them on behalf of the Oklahoma Semi-Centennial Commission and as an honorary member of that Commission asking them to visit the State during its Fiftieth Anniversary Celebration this year she has given the State unequalled recognition.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That, Miss Yvonne Chouteau, the State's Ambassadors of Good Will be designated as and called

MISS OKLAHOMA SEMI-CENTENNIAL

in order that she may, in her capacity as such, continue to sing the praises of our glorious State and its Semi-Centennial Celebration to all of the people in her vast audiences and to newspaper readers, television viewers, radio listeners, and by whatever other means may be open to her.

BE IT FURTHER RESOLVED that a duly certified copy of this Resolution be sent to Miss Yvonne Chouteau.

SR 4 was referred for enrollment.

Miss Yvonne Chouteau, her parents, Mr. and Mrs. C. E. Chouteau of Muskogee, and her husband, Igor Yousekevitch, world premier danseur noble of the ballet, were introduced to the Senate by Senator Miskovsky. Miss Chouteau, having been asked to speak, told of her love for her state of Oklahoma, and the great pleasure she derived in returning and doing all she could for Oklahoma.

LOBBY PERMITS

The following requests for Lobby Permits were submitted and referred to the Special Committee appointed to consider lobby permits:

Wm. F. Latting states that he resides at 504 South Darlington, Tulsa, Oklahoma; that he is 52 years of age; that he is attorney and legislative representative for Mid-Continent Oil & Gas Association; that he is not paid a fixed rate or amount for his services, but according to statements rendered as in billing of other legal clients in his general practice of law; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the organization or clients he represents.

DATED this 10th day of January, 1957.

S/Wm. F. Latting

Mr. Dan Arnold states that he resides at 2501 N. Stiles, Oklahoma City, Oklahoma; that he is 62 years of age; that he is legislative representative for Oklahoma Farm Bureau; that he is paid the sum of \$-----, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 10th day of January, 1957.

S/Dan Arnold

Len Yarborough states that he resides at Box 9365, Tulsa, Oklahoma; that he is 44 years of age; that he is legislative representative for Oklahoma State Industrial Union Council, AFL-CIO; that he is paid the sum of \$-----, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 14th day of January, 1957.

S/Len Yarborough

W. M. "Bill" Morgan states that he resides at the Leonhardt Building, Oklahoma City, Oklahoma; that he is 55 years of age; that he is legislative representative for Oklahoma Lumberman's Association; that he is paid the sum of \$-----, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear

before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 14th day of January, 1957.

S/W. M. Morgan

Harlan Bell states that he resides at 204 Hightower Bldg., Oklahoma City, Oklahoma; that he is 57 years of age; that he is legislative representative for Brotherhood of Railroad Trainmen; that he is paid the sum of \$-----, per----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 14th day of January, 1957.

S/Harlan Bell

Bill Shipley states that he resides at 502 N. Pecan, Nowata, Oklahoma; that he is 45 years of age; that he is legislative representative for Oklahoma Independent Automobile Dealers Association; that he is paid the sum of \$-----, per----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 14th day of January, 1957.

S/Bill Shipley

Fred Bull states that he resides at 1730 Andover, Oklahoma City, Oklahoma; that he is 36 years of age; that he is legislative representative for Oklahoma State Council of Carpenters; that he is paid the sum of \$-----, per----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted

a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 14th day of January, 1957.

S/Fred Bull

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 2 correctly engrossed.

Engrossed **SCR 2** was properly signed and ordered transmitted to the Honorable House for consideration.

FIRST READING

The following Bills were introduced and read the first time:

SB 30—By Collins (Pontotoc)—An Act pertaining to Workmen's Compensation; amending 85 O. S. 1951 § 22(5) as amended by Title 85, Chapter 2, Section 1, at Page 430, Oklahoma Session Laws 1953 and amended by Title 85, Chapter 2d, § 1(5) Oklahoma Session Laws 1955 at Page 492; and declaring an emergency.

SB 31—By Price of the Senate and Calkins, Alexander, Chambers, Musgrave, Nixon, Patten, and Slater of the House — An Act authorizing County Commissioners of any County in Oklahoma having a population of not less than Two Hundred Fifty Thousand (250,000) and not more than Three Hundred Thousand (300,000) as shown by the 1950 Federal Decennial Census, and the State Department of Public Welfare, to enter into contracts concerning the distribution of funds to the poor of the counties through, or with the aid of, the State Department of Public Welfare; providing for the keeping of records pertaining thereto, and accounting for funds spent, and authorizing the creation and functioning of Citizens Advisory Boards.

SB 32—By Frazier, Wilson (Greer), and Herndon of the Senate and Shoemaker, of the House—An Act amending

Section 41 of Title 44, Oklahoma Statutes 1951; to provide for the inclusion of females in the militia of the State of Oklahoma and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

- SB 17—County Government
- SB 18—Penal Institutions
- SB 19—Penal Institutions
- SB 20—Penal Institutions
- SB 21—Penal Institutions, then to Appropriations and Budget
- SB 22—Public Health
- SB 23—Penal Institutions
- SB 24—Penal Institutions
- SB 25—Public Health, then to Appropriations and Budget
- SB 26—Public Health, then to Penal Institutions
- SB 27—Public Health
- SB 28—Municipal Government
- SB 29—State and Federal Government, then to Appropriations and Budget.
- SJR 3—Education

GENERAL ORDER

SB 8, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Senator Hope moved to amend SB 8, page 8, by adding after Section 11, another Section numbered 12 to read as follows: "There is hereby appropriated to the Oklahoma Planning and Resources Board from any monies accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1957, not otherwise appropriated, the sum of Five Hundred Thousand (\$500,000.00) Dollars. Said appropriation is to be used to supplement the appropriation made to the Division of State Parks for the fiscal

year ending June 30, 1957, by House Bill 786, Regular Session of the Twenty-fifth Legislature," and re-numbering the remaining sections to conform thereto, which amendment was declared adopted.

Senator Rinehart moved to amend SB 8 by adding after Section 12 a new section as Section 13, and renumbering succeeding sections: "Section 13. Use of Funds. The Oklahoma Planning and Resources Board shall not directly or indirectly use the money appropriated by Section 12 of this Act to pay for any charge, expense or cost of operation, utilities, air conditioning, laundry or salary of employes of any lodge built from the proceeds of the self liquidating revenue bonds issued in the sum of Seven million, two hundred thousand (\$7,200,000.00) Dollars dated July 1, 1954," which amendment was tabled upon motion of Senator Hope, the roll call thereon, resulting as follows:

Aye: Baldwin, Boecher, Cartwright, Collins (Creek), Dacus, Dendy, Fine, Garvin, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—23.

Nay: Allen, Breeden, Collins (Pontotoc), Cowden, Frazier, Grantham, Hamilton, McSpadden, Mahan, Perryman, Price, Rinehart, Sandlin, Wilson (Beckham), Young (Haskell).—15.

Excused: Carrier, Coppock, Easterly, Field.—4.

Contests pending in Districts 12 and 32.—2.

Senator Collins (Pontotoc) moved to amend SB 8, line 1, page 6, by deleting after the word, "appropriated," and before the words, "the sum of," "all of said material," which amendment was tabled upon motion of Senator Hope.

Upon motion of Senator Hope, SB 8, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended,

and **SB 8**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Miskovsky presiding.

THIRD READING

SB 8 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Collins (Pontotoc), Price.—2.

Excused: Carrier, Coppock, Easterly, Field.—4.

Contests pending in Districts 12 and 32.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Collins (Pontotoc), Price.—2.

Excused: Carrier, Coppock, Easterly, Field.—4.

Contests pending in Districts 12 and 32.—2.

The Emergency was declared passed.

SB 8, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 4 correctly enrolled.

Enrolled **SR 4** was properly signed and ordered transmitted to the Secretary of State.

COMMITTEE REPORT

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 5—Social Welfare.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 1**, as amended.

HA to **SCR 1** read as follows, and concurred in upon motion of Senator Young (Cleveland): Amendment: Co-authored by all members of the House.

SCR 1, as amended by the Honorable House, was read at length and adopted upon motion of Senator Young (Cleveland).

HA to **SCR 1** was properly signed and the above numbered Resolution, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising adoption of an transmitting for consideration Engrossed:

HCR 501—By Goodfellow and Long (Caddo), of the House and Baldwin, of the Senate—A House Concurrent Resolution commending and congratulating the Sickles FFA Chapter upon receiving the Superior Chapter Award honor and other outstanding achievements.

HCR 502—By Goodfellow, and Long (Caddo), of the House and Baldwin of the Senate—A House Concurrent Resolution commending and congratulating Dale Repp of Fort Cobb, Oklahoma, upon his outstanding achievements in

Agriculture and his contribution to his community.

HCR 503—By Goodfellow and Long (Caddo), of the House, and Baldwin, of the Senate—A House Concurrent Resolution commending and congratulating Nelda Slempl of Gracemont, Oklahoma, upon her splendid achievements in 4-H Club work.

HCR 504—By Goodfellow, and Long (Caddo) of the House and Baldwin of the Senate—A House Concurrent Resolution commending and congratulating Ted Allen Zachary, J. M. Jackson, Jr., Don Smith, and Robert Oswald of Caddo County, Oklahoma, upon receiving the Junior Master Farmer Award.

HCR 505—By Alexander, Allard, Andrews, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Buckler, Bullard, Calkins, Camp, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Harkey, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Ogden, Ozmun, Patten, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson, and Wolf of the House and Hall and Price of the Senate—A Concurrent Resolution commend-

ing Mickey Mantle of Commerce, Oklahoma, for his outstanding career in baseball, which has brought fame and glory to this State, and declaring January 29, 1957, to be "Mickey Mantle Day" in the State of Oklahoma.

HCR 506—By Hammers, Smith and Ruby of the House, and Shoemake (Muskogee) of the Senate—A Resolution showing respect to the memory of R. M. Pickens, an outstanding man, citizen, friend and employee.

By unanimous consent, upon request of Senator Baldwin, Engrossed **HCR 501** was taken up for immediate consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 501 — By Goodfellow and Long (Caddo) of the House and Baldwin of the Senate.

A HOUSE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE SICKLES FFA CHAPTER UPON RECEIVING THE SUPERIOR CHAPTER AWARD HONOR AND OTHER OUTSTANDING ACHIEVEMENTS.

WHEREAS, the State Department of Vocational Agriculture issues each year a Superior Chapter Award to FFA Chapters based on outstanding achievements; and

WHEREAS, the FFA Chapter of the Sickles Highschool of Caddo County, State of Oklahoma, composed of Vernon Taylor, Darrel Klusemeyer, Ronnie Lanier, Benny Bailey, Douglas Thornton, Wayne Smith, Wayne Lanier, Buddy Wells, Lloyd Ross, Ray Branscum, Rex Branscum, Dale Scranton, Ron Bohn, Raymond Ferguson, Theodore Harbuck, Sammy Martin, C. B. Mounts, Rudel Ferguson, Rex Bohn, Lee Morison, Darrel Duff, Darrel Tucker, Don Clay, Cullin Darnell, Glen Bailey and Jack Hawkins, in its first year of organization was among the top twelve percent (12%) of schools in the State receiving this coveted award in 1956; and

WHEREAS, additional honors recently won by the chapter included second place at the Tulsa State Fair by the crops judging team, composed of Bruce Price, Cullin Darnell, Darrel Duff and Ronnie Lanier, with individual high point score being won by Price. Also deserving honorable mention is the winning by Darnell of high score in the seed and grass division judging contest at both the Tulsa and Oklahoma City State Fairs in 1956; and

WHEREAS, Agriculture is among Oklahoma's greatest industries and the progress of same is of paramount importance to the economic welfare of our great State; and

WHEREAS, it is desirable that achievements in this regard be recognized and encouraged, and these fine, outstanding boys of the Sickles FFA Chapter, together with their teacher, Mr. Tom Carey, are entitled to the congratulations and commendations of the people of the State of Oklahoma;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HONORABLE SENATE CONCURRING THEREIN:

That the students of the Sickles High-school and particularly the FFA Chapter of said school be commended and congratulated upon receiving the Superior Chapter Award and accomplishing the other splendid achievements in statewide competition which has been evidenced by the above mentioned students.

BE IT FURTHER RESOLVED that each of the above named students of the Sickles High School be furnished with an authenticated copy of this Resolution as a token of the sentiments herein expressed, and that a copy also be supplied the school for its trophy case.

Engrossed **HOR 501** was properly signed and ordered returned to the Honorable House.

By unanimous consent, upon request

of Senator Baldwin, Engrossed **HCR 502** was taken up for immediate consideration, read at length at follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 502 — By Goodfellow, and Long (Caddo), of the House and Baldwin of the Senate.

A HOUSE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING DALE REPP OF FORT COBB, OKLAHOMA, UPON HIS OUTSTANDING ACHIEVEMENTS IN AGRICULTURE AND HIS CONTRIBUTION TO HIS COMMUNITY.

WHEREAS, The Jaycees Organization of Oklahoma, in 1956, recognized and stressed the importance of agriculture to the economy of our state by honoring outstanding young farmers throughout Oklahoma who were nominated by local communities for consideration of their farming achievements and community life; and,

WHEREAS, Dale Repp of Fort Cobb, Oklahoma, was among this group of young farmers and was designated by the State Jaycees, because of his contribution to farming, his family, and community, as the outstanding young farmer of Oklahoma during the year of 1955.

WHEREAS, Agriculture is among Oklahoma's greatest industries and the progress of same is of paramount importance to the economic welfare of our great state; and

WHEREAS, it is desirable that achievements in this regard be recognized and encouraged, and by virtue of such recognition Dale Repp has brought honor to himself, his family and to the hundreds of young farmers of Oklahoma, of whom he is a typical representative;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE,

THE HONORABLE SENATE CONCURRING THEREIN, that Dale Repp and his family be congratulated and commended for their splendid record of achievements in farming and their contribution to their community.

BE IT FURTHER RESOLVED that Dale Repp be furnished with an authenticated copy of this Resolution as a token of the sentiments herein expressed.

Engrossed **HCR 502** was properly signed and ordered returned to the Honorable House.

By unanimous consent, upon request of Senator Baldwin, Engrossed **HCR 503** was taken up for immediate consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 503—By Goodfellow and Long (Caddo), of the House, and Baldwin, of the Senate.

A HOUSE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING NELDA SLEMP OF GRACEMONT, OKLAHOMA, UPON HER SPLENDID ACHIEVEMENTS IN 4-H CLUB WORK.

WHEREAS, Nelda Slemp, an outstanding senior highschool student at Gracemont, Oklahoma, was awarded a trip to Washington, D. C., by winning first in District 6, 4-H Club contest with her speech "What 4-H Club is Doing to Keep the Farm Family on the Land", and

WHEREAS, Miss Slemp has won many honors in 4-H Club work in Caddo County during her eight (8) years as a member, including participation in the 4-H Round-up at Stillwater, Oklahoma;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HONORABLE SENATE CONCURRING THEREIN:

That Nelda Slemp be congratulated

and commended upon her splendid record of achievements in 4-H Club work reflecting great credit upon her, her community and her State.

BE IT FURTHER RESOLVED THAT an authenticated copy of this Resolution be presented to the said Nelda Slemp as a token of the sentiments herein expressed, and an additional copy be sent to Mr. and Mrs. W. L. Slemp, her parents.

Engrossed **HCR 503** was properly signed and ordered returned to the Honorable House.

By unanimous consent, upon request of Senator Baldwin, Engrossed **HCR 504** was taken up for immediate consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 504—By Goodfellow, and Long (Caddo) of the House and Baldwin of the Senate.

A HOUSE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING TED ALLEN ZACHARY, J. M. JACKSON, JR., DON SMITH, AND ROBERT OSWALD OF CADDO COUNTY, OKLAHOMA, UPON RECEIVING THE JUNIOR MASTER FARMER AWARD.

WHEREAS, the State Department of Vocational Agriculture each year issues awards of Junior Master Farmer to outstanding FFA students who rate exceptionally high in FFA scholastic achievements; and

WHEREAS, Ted Allen Zachary of the Cement Highschool, J. M. Jackson, Jr. of the Anadarko Highschool, Don Smith of the Fort Cobb Highschool, and Robert Oswald of the Broxton Highschool through their exceptionally fine work and activities and accomplishments in their respective FFA Chapters were selected to receive this coveted award of Junior Master Farmer; and

WHEREAS, the achievements of these fine young men have brought great

credit to themselves, their instructors, their schools and progress to their communities, and they are entitled to the public commendation of the people of Oklahoma;

Now, therefore, be it resolved by the House of Representatives of the Twenty-sixth Oklahoma Legislature, the Honorable Senate concurring therein, that Ted Allen Zachary, J. M. Jackson, Jr., Don Smith, and Robert Oswald be congratulated and commended for receiving the Junior Master Farmer Award of Oklahoma.

Be it further resolved that an authenticated copy of this Resolution be presented to each of the above named students.

Engrossed **HCR 504** was properly signed and ordered returned to the Honorable House.

By unanimous consent, upon request of Senator Hall, Engrossed **HCR 505** was taken up for immediate consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 505—By Alexander, Allard, Andrews, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Buckler, Bullard, Calkins, Camp, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Harkey, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Ogden, Ozmun, Patten, Pazoureck, Pitcher, Price,

Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Talliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson, and Wolf of the House and Hall and Price of the Senate.

A CONCURRENT RESOLUTION COMMENDING MICKEY MANTLE OF COMMERCE, OKLAHOMA, FOR HIS OUTSTANDING CAREER IN BASEBALL, WHICH HAS BROUGHT FAME AND GLORY TO THIS STATE, AND DECLARING JANUARY 29, 1957, TO BE "MICKEY MANTLE DAY" IN THE STATE OF OKLAHOMA.

WHEREAS, it is a matter of common knowledge and uncommon pride to the citizens of the State of Oklahoma that Mickey Mantle, a native of Commerce, Oklahoma, has distinguished himself in the field of professional baseball; and

WHEREAS, Mickey Mantle has been declared to be the most valuable player in the American League; and

WHEREAS, he has established unprecedented records in registering the most home runs, most runs batted in, and is also the American League batting champion; and

WHEREAS, he has attained further eminence, which is reflected upon his home state, by having hit the longest ball ever hit in the entire history of baseball;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HONORABLE SENATE CONCURRING THEREIN:

That January 29, 1957, be and is hereby declared "Mickey Mantle Day" in the State of Oklahoma.

Engrossed **HCR 505** was properly signed and ordered returned to the Honorable House.

By unanimous consent, upon request of Senator Shoemake, Engrossed **HCR 506** was taken up for immediate consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 506 — By Hammers, Smith and Ruby of the House, and Shoemake (Muskogee), of the Senate.

A RESOLUTION SHOWING RESPECT TO THE MEMORY OF R. M. PICKENS, AN OUTSTANDING MAN, CITIZEN, FRIEND AND EMPLOYEE.

WHEREAS, Our Father in Heaven, in His wisdom and decision, has seen fit to call from this life R. M. Pickens, to spend his future in the Eternal City of Love; and

WHEREAS, R. M. Pickens was a prominent and respected citizen of the State of Oklahoma, and a beloved friend of all who knew him; and

WHEREAS, He was a leader in his community by virtue of his industry, ability and friendliness, which traits caused him to be appointed Chief of Police of the City of Muskogee, and many other responsible positions with other organizations; and

WHEREAS, He served this body honorably and well as Chief of Police of Muskogee, Oklahoma and was serving in this capacity at the time of his death; and

WHEREAS, The passing of this respected citizen and employee has brought grief and sorrow to this body as well as to the host of friends in the State of Oklahoma;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

That the House of Representatives express tribute and respect to the life, the worth, and the ideals of R. M. Pickens; and

BE IT FURTHER RESOLVED THAT THE HOUSE OF REPRESENTATIVES OF THE STATE OF OKLAHOMA extend to his wife, Mrs. Winifred Pickens, and to the Pickens family, its most sincere sympathy for reason of their untimely loss; and

BE IT FURTHER RESOLVED THAT a copy of this Resolution be spread upon the Journal of the House of Representatives; and

That an enrolled copy of this Resolution be forwarded by the Clerk of the House of Representatives to the family of the deceased.

Engrossed **HCR 506** was properly signed and ordered returned to the Honorable House.

Senators Carrier and Field asked to be recorded present, which was the order.

FIRST READING

By unanimous consent the following Bills and Resolution were introduced and read the first time:

SB 33—By Trent, of the Senate and Bullard, Strickland, and Ham, of the House—An Act amending Title 68, Section 1251b, O. S. 1951, providing for the Apportionment of Sales Tax Revenue accruing from the Sales Tax levied by Title 68, Section 1251e, O. S. 1951, creating a Fund to be known as the "Sales Tax Adjustment Fund", and providing that Two (2%) Per Cent of Sales Tax received by the Tax Commission shall be placed in said Fund in order to make refunds of Sales Taxes to vendees who have paid Sales Taxes in connection with the purchase of feed fed to poultry and livestock for the purpose of producing milk, eggs or meat for human consumption, including feed fed to draft animals, and for the refund of Sales Taxes to

vendees who have paid Sales Taxes in connection with the purchase of seed or plants planted for the purpose of producing any agricultural crop, and appropriating so much of said Funds as may be necessary to pay said refunds and providing that the balance in excess of One Hundred Thousand Dollars (\$100,000.00) shall revert to the General Revenue Fund. Providing further that the Tax Commission shall prescribe the form of claims for refund; fixing the time and manner in which claim for refund shall be filed and disposed of and declaring an emergency.

SB 34—By Miskovsky—An Act relating to violations of the Uniform Narcotic Drug Act, and punishment therefor; amending § 1, Chapter 10d, Title 63, Page 315, Oklahoma Session Laws 1953; (63 O. S. 1955 § 420); and declaring an emergency.

SB 35—By Miskovsky—An Act relating to Boats; prohibiting riding in or operating any boat which does not contain one (1) vest-type life preserver for each person therein; making it a misdemeanor for any boat owner or lessor to operate or permit operation of a boat not containing at least one (1) life preserver for each person in said boat; and declaring an emergency.

SB 36—By Hall and Allen of the Senate and Rogers of the House—An Act making Appropriations from the Emergency Appropriation Funds to the Department of Public Safety; stating the purpose; providing the appropriations shall be non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 37—By Wilson (Greer), Dacus, Frazier, McColgin of the Senate, and Hurst and Williams (Murray) of the House—An Act relating to Special Identification Auto License Plates; amending Title 47 Chapter 10c, Section 3, Session Laws of 1953 (H.B. 744) to provide

for the issuance of Special Identification of License Plates for automobiles equipped with amateur radio transmitters upon payment of regular license fees; prescribing regulations concerning same; and declaring an emergency.

SB 38—By Shoemake of the Senate, and Ham, Ruby and Smith of the House—An Act relating to registration of voters in counties having a population of not less than Sixty-two Thousand (62,000) and not more than Ninety-five Thousand (95,000), according to the last Federal Decennial Census or any succeeding Federal Decennial Census; relating to records to be kept by the County Election Board of active and inactive registered voters; providing that the Secretary of the County Election Board shall receive no compensation for acting as Ex Officio County Registrar in said counties; amending Sections 4e and 14, Senate Bill No. 138, Twenty-fourth Legislature, Oklahoma Session Laws 1953 pages 563 through 569 (26 O. S. Supp. 1955 §§ 102.4e and 102.14); and declaring an emergency.

SB 39—By Boecher, Cowden, Wilson (Greer), McSpadden, Dacus, Coppock, Breeden, Grantham, Mahan, and McColgin, of the Senate, and Wilson, Bohr, Carmichael, Ogden, Munson, Kite, Long (Caddo), Larason, Bouse, Green, Greenhaw, Metcalf, Simmons, Smith and Morford of the House—An Act relating to the Oklahoma sales tax, providing for the exemption of certain agricultural materials, and amending Section 1251d, Title 68, O. S. 1951, by adding Subsection 1251d(u); and declaring an emergency.

SB 40—By Hope and Cartwright—An Act pertaining to auto mileage allowance and per diem of State employees; making exceptions where traveling is done out of the State; repealing all Acts or parts of Acts in conflict; fixing effective date of Act.

SB 41—By Collins (Pontotoc) — A n

Act relating to the public schools of Oklahoma; dealing with the payment of State Aid; amending Paragraph c of Subdivision 1 of 70 O. S. 1951 § 18-4, as amended; fixing effective date of Act; and declaring an emergency.

SB 42—By Hope of the Senate, and Ham of the House—An Act relating to county officers; fixing additional duties on County Judges in certain counties; providing compensation for additional duties; repealing laws and parts of laws in conflict herewith; and declaring an emergency.

SJR 4—By Miskovsky and Sandlin—A Joint Resolution proposing an Amendment to the Constitution of Oklahoma by adding a new Section to Article X to be known as Section 34 or to be given the next consecutive unused section number thereof; authorizing cities and towns, by a majority vote of the property taxpaying voters, to become indebted in a larger amount than specified in Section 26, Article X of the Constitution for the purpose of purchasing, acquiring, extending, or enlarging a water supply and water facilities, whether to be owned exclusively or not; and providing further that cities and towns may contract to bind income and revenue beyond the fiscal year in which the contract is made in a larger amount than specified in Section 26, Article X of the Constitution

without submitting the question to the qualified voters, for the purchase or sale of water from the United States, the State, or any agency or subdivision thereof; ordering a special election.

Senator Hamilton asked unanimous consent that **SB 23** be referred to the Committee on Education after consideration by the Committee on Penal Institutions, which was the order.

Senator Hall advised the Senate that it had been the desire and intention of Miss Nancy Lee Young, daughter of Senator Young (Cleveland), to observe and celebrate her 19th birthday today, by attending the session of the legislature, but was unable to on account of her Oklahoma University schedule, and he asked unanimous consent, which was ordered granted, that Nancy Lee be recorded as Honorary Journal Clerk for the day.

Senator McSpadden asked to be excused for the remainder of this legislative day, which was the order.

DECLARATION OF VOTE

Senator Field asked that the record show had he been present at the time of third reading and final passage of **SB 8**, he would have voted AYE, which was the order.

Upon motion of Senator Field, the Senate adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

FIFTH LEGISLATIVE DAY

Tuesday, January 15, 1957

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Contests pending in Districts 12 and 32.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Miskovsky asked unanimous consent, which was granted, that Carter Pendell, young son of Mrs. Charles Pendell, Oklahoma City, be made an Honorary Page for this legislative day.

President Pro Tempore Baldwin presiding.

SECOND READING

The following Bills and Resolutions were read the second time and referred to Committees indicated:

SB 30—Labor Relations, then to Business and Industry.

SB 31—County Government.

SB 32—Military and Veterans Affairs.

SB 33—Revenue and Taxation.

SB 34—Criminal Jurisprudence.

SB 35—Criminal Jurisprudence.

SB 36—Public Safety, then to Appropriations and Budget.

SB 37—State and Federal Government.

SB 38—Privileges and Elections.

SB 39—Revenue and Taxation, then to Agriculture.

SB 40—State and Federal Government.

SB 41—Education.

SB 42—Judiciary.

SJR 4—Senator Miskovsky asked unanimous consent that **SJR 4** be ordered printed and placed upon the Calendar without reference to a committee to which Senator Rinehart objected.

Senators Walker, Carrier, Herndon, Collins (Pontotoc) and Young (Cleveland) asked that their names be added as co-authors of **SJR 4**, which was the order.

Senator Miskovsky asked unanimous consent that **SJR 4** be referred to the Committee on Municipal Government, which was the order.

By unanimous consent, Senator Miskovsky made a presentation to the President Pro Tempore of a portrait of our Lord and Master, by Larry M. Pendleton of Midwest City; and asked that it be hung in a suitable place that it may serve as a force for good.

President Pro Tempore Baldwin accepted the portrait with gratitude, and stated that it would be hung in a proper place.

FIRST READING

The following Bill was introduced and read the first time:

SB 43—By McClendon, Fine, Field, Hamilton, Sandlin, Walker, Collins (Creek), Mahan, Cowden, Grantham, Wilson (Greer), and Allen—An Act relating to Absentee Voting; outlining qualifications of absentee electors, procedures and conditions for printing, distributing, casting and counting of absent-

tee ballots; providing certain duties to be performed by County Election Boards; providing penalties for violations; repealing 26 O. S. 1951 § § 325 through 325m; and declaring an emergency.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 8 correctly engrossed.

SCR 1 correctly enrolled.

Engrossed **SB 8** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR 1** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

By unanimous consent, upon request of Senator Cowden, the following Committee Report was submitted and read:
Mr. President:

We, your Committee on Privileges and Elections, to whom was referred the contest between John W. Russell, Jr., and Tom Payne, Jr., as to whom should be seated by the State Senate as the duly elected senator from senatorial district No. 32, comprised of Wagoner and Okmulgee Counties, beg leave to report that we have had this matter under consideration for several days; that we have held numerous meetings and both questions of law and fact were considered by your committee and we respectfully recommend to the Senate that Tom Payne, Jr., be seated as the duly elected senator from said senatorial district No. 32, and as such be entitled to all the rights and privileges accorded any other State Senator.

Respectfully submitted,

Cowden, Chairman.

Senator Cowden moved the adoption of the report of the Committee on Privileges and Elections as read, the roll call thereon resulting as follows:

Aye: Allen, Baldwin, Boecher, Bree-

den, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Contests pending in Districts 12 and 32.—2.

The President Pro Tempore declared the report adopted.

Senator Hall asked unanimous consent that a committee be appointed to escort the Honorable Tom Payne, Jr. to the Senate Chamber, which was the order, the President Pro Tempore appointing Senator Hall, Chairman and Senators Tipps and Stipe.

Senator Rinehart moved that the Senate Journal record an expression of thanks by the Senate for the considerate and expeditious manner in which the Privileges and Elections Committee functioned, which motion was declared adopted.

The Senate was declared at ease.

The Senate reassembled with the President Pro Tempore presiding.

FIRST READING

By unanimous consent the following Bill was introduced and read the first time:

SB 44—By Stipe of the Senate and Gotcher, Skeith and Nigh of the House—An Act relating to Contracts Involving Obligation or Expenditure of State Funds; requiring ninety percent (90%) of laborers to be bona fide residents of the State; providing for disqualification of contractors and prescribing remedy of violation of Act; and declaring an emergency.

Senator Hall, on behalf of the Committee appointed to escort the Honor-

able Tom Payne, Jr., to the Senate Chamber, presented him before the bar of the Senate where the Oath of Office and the Oath of Loyalty were administered to him by Hon. Kirksey Nix, Judge of the Criminal Court of Appeals, and a former member of the State Senate.

Senator Payne was escorted to his seat in the Senate by the Committee.

LOBBY PERMITS

The following requests for Lobby Permits were submitted and referred to the Special Committee appointed to consider lobby permits:

Byrne Bowman states that he resides at 3819 Classen Blvd., Oklahoma City, Oklahoma; that he is 51 years of age; that he is legislative representative for American Mutual Alliance; that he is paid the sum of \$----, per---- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 14th day of January, 1957.

S/Byrne Bowman.

Finis F. Lafon states that he resides at 1900 N.W. 32, Oklahoma City, Oklahoma; that he is 55 years of age, that he is legislative representative for Association of Oklahoma Fire and Casualty Companies; that he is paid the sum of \$----, per---- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 14th day of January, 1957.

S/Finis F. Lafon.

Dr. James LeRoy Oxford states that he resides at 3024 N.W. 68, Oklahoma City, Oklahoma; that he is 36 years of age; that he is legislative representative for Oklahoma Optometric Association; that he is paid the sum of \$----, per---- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 15th day of January, 1957.

S/James LeRoy Oxford.

William L. Wall states that he resides at 319 W. 9, Tulsa, Oklahoma; that he is 69 years of age; that he is legislative representative for Christian Science Church; that he is paid the sum of \$ None, per---- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 15th day of January, 1957.

S/W. L. Wall.

M. F. Adams states that he resides at Rt. 3, Norman, Oklahoma; that he is 39 years of age; that he is legislative representative for Oklahoma Farm Bureau; that he is paid the sum of \$ none, per---- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 10th day of January, 1957.

S/M. F. Adams.

Earl J. Shackelford states that he resides at 317 W. Hickory, Enid, Oklahoma; that he is 57 years of age; that he is legislative representative for Brotherhood of Maintenance of Way Employes; that he is paid the sum of \$ None, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 15th day of Jan., 1957.

S/Earl J. Shackelford

R. A. Watkins states that he resides at 532 South Miles, El Reno, Oklahoma; that he is 54 years of age; that he is legislative representative for Brotherhood of Railroad Signalmen; that he is paid the sum of \$-----, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Okla-

homa State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 14th day of January, 1957.

S/R. A. Watkins

Senator Dacus asked to be shown excused for the remainder of this legislative day, which was the order.

There being matters on the President's desk for the consideration of the Senate in Executive Session it was upon motion of Senator Fine that the Senate closed its doors and went into Executive Session.

*

The Senate reassembled, in open session, with President Pro Tempore Baldwin presiding.

The President presiding.

Upon motion of Senator Field, the Senate adjourned to meet as provided under the Rules—1:30 p. m., tomorrow.

SIXTH LEGISLATIVE DAY

Wednesday, January 16, 1957

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Cartwright, Coppock, Dendy, Easterly, Field, Fine, Frazier, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgen, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Shoemaker, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Garvin, Grantham, McClendon, Mahan, Sandlin, Walker, Wilson (Beckham)—12.

Contest pending in District 12.—1.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Baldwin introduced Mrs. Vern Wisdom, Mr. and Mrs. J. J. Berg and their daughters, Norma, Ruth and Doris, all of Sunshine Ranch, Panhandle, Texas, who were guests of the Senate at the invitation of President Williams.

By unanimous consent, upon request of Senator Baldwin, the lovely young ladies sang before the Senate the songs, "Sisters" and "Oklahoma."

FIRST READING

The following Bills were introduced and read the first time:

SB 45—By Harris of the Senate and Ozmun, Taliaferro and Simmons of the House—An Act making Appropriation to the State Planning and Resources Board to use in connection with the ac-

tivities of the Wichita Mountain Easter Sunrise Service Association; and declaring an emergency.

SB 46—By McSpadden—An Act relating to the Conservation and Reclamation District known as the Grand River Dam Authority; amending 82 O. S. 1951, § 861; making the territory comprising Rogers County a part of said district; and declaring an emergency.

SB 47—By McSpadden—An Act concerning the State Soil Conservation Board; amending 2 O. S. 1951, § 804 C; increasing per diem of board members from six dollars (\$6.00) per day to ten dollars (\$10.00) per day; and declaring an emergency.

SB 48—By Frazier and Stipe, of the Senate and Williams (Murray) and Horton, of the House—An Act relating to Grand Juries; providing that at least one Grand Jury shall be called in each County of the State every two years; and declaring an emergency.

SB 49—By Frazier—An Act relating to Motor Vehicles; amending 47 O. S. 1951, § 284; requiring blood type of licensee to be shown on operator's and chauffeur's license; and declaring an emergency.

SB 50—By Frazier, Stipe, Easterly, Herndon and Wilson (Greer) of the Senate and Shoemaker of the House—An Act relating to Armory Buildings, the construction, expansion, and rehabilitation thereof, and the conversion of other buildings into Armory Buildings; amending Section 2 of Chapter 4, Title 44, Oklahoma Session Laws 1955, (44 O. S. Supp. 1955) (233.2); making an appropriation for such purposes; providing for severability of the parts hereof; and declaring an emergency.

SB 51—By Hamilton of the Senate, and Vandiver and Traw of the House—An Act relating to the County Court of

LeFlore County; repealing 20 O. S. 1951, §§ 471 to 476, inclusive; abolishing County Court Districts in LeFlore County; and declaring an emergency.

SB 52—By Wilson (Greer) and Hope—An Act making appropriations for Special Education and Training of severely mentally retarded children and payment of cost of administering laws pertaining thereto; and declaring an emergency.

SB 53—By Hamilton of the Senate, and Cook of the House—An Act appropriating the sum of Thirteen Thousand Seven Hundred Fifty Dollars (\$13,750.00) for the fiscal year ending June 30, 1958, and the sum of Thirteen Thousand Seven Hundred Fifty Dollars (\$13,750.00) for the fiscal year ending June 30, 1959, for the purpose of carrying into effect the provisions of Title 70, Sections 1541, 1542, 1543, O. S. 1951, relating to the care, training and education of the dependent youth and orphans of the State; fixing the lapse date; making the provisions of this Act severable; and declaring an emergency.

SB 54—By Frazier, Herndon, Tipps—An Act relating to Beverages containing more than one-half of one percent ($\frac{1}{2}$ of 1%) of alcohol measured by volume and not more than three and two-tenth percent (3.2%) of alcohol measured by weight; making it unlawful and a misdemeanor to employ or work persons under twenty-one (21) years of age in places where such beverages are sold or dispensed; and declaring an emergency.

SB 55—By Frazier, Herndon and Tipps—An Act relating to beverages containing more than one-half of one percent ($\frac{1}{2}$ of 1%) of alcohol by volume and not more than three and two-tenth percent (3.2%) of alcohol by weight; making it unlawful and a misdemeanor to sell, barter, dispense or give any such beverage to a person under twenty-one (21) years of age; amending Section 1 of Chapter 2b, Title 37,

Oklahoma Session Laws 1953; and declaring an emergency.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 43—Privileges and Elections.

SB 44—State and Federal Government.

By unanimous consent, the Senate was at ease.

The Senate reassembled in open session, with President Williams presiding.

Upon motion of Senator Field, the Senate went into Executive Session.

*

The Senate reassembled in open session with President Pro Tempore Baldwin presiding.

RESOLUTION

By unanimous consent, the following Resolution was introduced:

SENATE RESOLUTION NO. 5—By Shoemake, Stipe, Frazier, Perryman, McSpadden, Payne, Tipps, McColgin, Herndon, Collins (Pontotoc), Hamilton, Trent, Dendy and Young (Haskell)—A Senate Resolution authorizing the President Pro Tempore to appoint a Special Committee of the Senate to study insurance rates and rate-making procedures in Oklahoma; authorizing said Committee to hold hearings and to prepare legislation as deemed necessary and to introduce such proposed legislation for consideration by the Senate and the House of Representatives.

Senator Shoemake asked unanimous consent, which was granted, to immediately consider Senate Resolution No. 5.

Senators Allen, Harris and McColgin asked to be made co-authors of **SR 5** which was the order.

SR 5 was read at length as follows and adopted upon motion of Senator Shoemake:

SENATE RESOLUTION NO. 5—By

Shoemake, Stipe, Frazier, Perryman, McSpadden, Payne, Tipps, McColgin, Herndon, Collins (Pontotoc), Hamilton, Trent, Dendy, Young (Haskell), Allen, and Harris.

A SENATE RESOLUTION AUTHORIZING THE PRESIDENT PRO TEMPORE TO APPOINT A SPECIAL COMMITTEE OF THE SENATE TO STUDY INSURANCE RATES AND RATE-MAKING PROCEDURES IN OKLAHOMA; AUTHORIZING SAID COMMITTEE TO HOLD HEARINGS AND TO PREPARE LEGISLATION AS DEEMED NECESSARY AND TO INTRODUCE SUCH PROPOSED LEGISLATION FOR CONSIDERATION BY THE SENATE AND THE HOUSE OF REPRESENTATIVES.

WHEREAS, Insurance is a business affected with a public interest and, as such, is subject to regulation by the Legislature in the best interest of the people of this State; and

WHEREAS, Certain insurance premium rates have increased substantially during recent years, and an additional request for increases is pending in a filing before the State Insurance Board; and

WHEREAS, The level of insurance premium rates affects virtually every person in the State; and

WHEREAS, Administrative procedures for determining insurance rates is a matter within the jurisdiction and control of the Legislature of this State; and

WHEREAS, The public interest requires that the Legislature study and analyze the overall insurance rate structure and rate-making procedures for the purpose of drafting legislation as may be needed.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That the President Pro Tempore of the Senate be and he is hereby authorized to appoint five (5) members of the Senate as a Special Fact-Finding Committee of the Senate to study recent insurance rate increases, the overall insurance rate structure, current administrative procedures in rate-making, the feasibility of creating the position of rate analyst in the State Insurance Board and the State Insurance Department, and all other matters relating to insurance rates and rate-making procedures.

BE IT FURTHER RESOLVED, that such Special Committee be authorized to conduct hearings, if deemed advisable, and to draft amendments to present laws and to prepare such new bills as deemed necessary and proper in connection with the aforesaid matters and to introduce such bills for the consideration of the Senate and the House of Representatives.

SR 5 was ordered referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 530—By Ozmun, Bullard, Ham, Hill, Allard, Bailey (Cleveland), Larason, Gotcher and Ruby of the House and Cowden, Field, Jones and Stipe of the Senate—An Act Relating to Emergency Relief and General Assistance; abolishing the Oklahoma Emergency Relief Board; transferring all authority, powers and duties now lodged in the Oklahoma Emergency Relief Board by Title 56, Sections 26.1 through 26.12, Oklahoma Statutes 1951; to the Oklahoma Public Welfare Commission; transferring all properties, records, contracts and unexpended funds of the Oklahoma Emergency Relief Board to the State Department of Public Welfare; authorizing and directing said Oklahoma Public Welfare Commission to promulgate and adopt such rules and regulations

necessary to carry out the provisions of this Act; authorizing the Director of Public Welfare to perform the duties now performed by the Administrator of the Oklahoma Emergency Relief Board under the terms and provisions of Title 56, Sections 26.1 through 26.12, Oklahoma Statutes 1951, as amended; providing penalties for the violation of any of the provisions of this Act; repealing all laws in conflict therewith; and declaring an emergency.

The above numbered **HB** was read for the first time.

LOBBY PERMITS

The following Requests for Lobby Permits were submitted, read and ordered referred to the Special Committee appointed to consider such requests:

E. J. O'Connor states that he resides at 2629 N. W. 24 St., Oklahoma City, Oklahoma; that he is legal years of age; that he is legislative representative for Associated Industries of Oklahoma; that he is paid the sum of \$ on annual basis, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 15th day of January, 1957.

S/E. J. O'Connor

W. S. Jerkins states that he resides at 2325 N. E. 24th, Oklahoma City, Oklahoma; that he is 54 years of age; that he is legislative representative for Brotherhood of Railway Clerks; that he is paid the sum of \$-----, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 16th day of January, 1957.

S/W. S. Jerkins

RESOLUTIONS

By unanimous consent, the following Resolution was introduced and ordered referred to the Committee on Insurance:

SR 6—By Stipe, Shoemake, Frazier, Perryman, McSpadden, Payne, Tipps, McColgin, Herndon, Collins (Pontotoc), Trent and Hamilton—A Resolution relating to automobile insurance rates; requesting the State Insurance Board to take certain action on rate increases already adopted and those pending; requesting said Board to report its action to the Senate within Five (5) days from the date of adoption of this Resolution.

Senator Field moved that the Senate adjourn, when the Clerk's desk is cleared of routine matters, to meet at 10:00 a. m., tomorrow, which motion was declared adopted.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 56—By Fine, Boecher, Hamilton, Rinehart—An Act pertaining to the Grand River Dam Authority; directing said authority to lower lake levels during certain periods; giving the Governor discretionary power to lower the lake levels and to impound waters; repealing all acts or parts of acts in conflict; and declaring an emergency.

SB 57—By Miskovsky—An Act relating to County Excise - Equalization Boards, their duties, power, authority, and compensation; authorizing such Boards to employ such expert and clerical help as may be deemed necessary to perform their duties, and to include in their annual estimate of needs funds for the payment of the compensation and expenses of such personnel and for necessary equipment and supplies; amending Section 15.39 of Title 68, Ok-

lahoma Statutes 1951, as amended by Section 1 of Chapter 1A of Title 68 Oklahoma Session Laws 1953, to provide a salary of \$2,400.00 per annum for each member of the County Excise-Equalization Boards in counties having a population in excess of 350,000, according to the 1950 Federal Decennial Census or any succeeding Federal Decennial Census; and declaring an emergency.

COMMITTEE REPORTS

By unanimous consent the following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 28—Municipal Government.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:00 a. m., tomorrow.

SEVENTH LEGISLATIVE DAY

Thursday, January 17, 1957

Pursuant to adjournment, the Senate met at 10:00 a. m., and was called to order by its President Pro Tempore, Senator Baldwin.

Roll call was as follows:

Present: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClen-don, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Boecher, Cartwright, Cowden, Garvin, Herndon, Mahan.—6.

Contest pending in District 12.—1.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Young (Cleveland) moved that a suitable flower offering be sent to Mrs. Hall, wife of Senator Hall, who is in the Baptist Hospital, in Miami, which motion was declared adopted.

LOBBY PERMITS

The following requests for Lobby Permits were submitted and referred to the Special Committee appointed to consider lobby permits:

Fisher Muldrow states that he resides at 911 Hoover, Seminole, Oklahoma; that he is 57 years of age; that he is legislative representative for Associated Motor Carriers of Oklahoma, Inc.; that he is paid the sum of \$ *see below, per---- for his services; that he makes this statement in compliance with the

laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 16th day of January, 1957.

S/Fisher Muldrow

* I receive an annual salary as Executive Vice President of Associated Motor Carriers of Oklahoma, Inc. My entire time and responsibility as a representative of the organized truck and bus industry is covered in this annual salary.

Ferman Phillips states that he resides at 904 N.E. 19th, Oklahoma City, Oklahoma; that he is 49 years of age; that he is legislative representative for Oklahoma Education Association; that he is paid the sum of \$----, per---- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 17th day of January, 1957.

S/Ferman Phillips

Farris E. Willingham states that he resides at 1208 N.E. 45th, Oklahoma City, Oklahoma; that he is 53 years of age; that he is legislative representative for Oklahoma Education Association; that he is paid the sum of \$----, per---- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 17th day of January, 1957.

S/Farris E. Willingham

COMMITTEE REPORT

Mr. President:

We, your Committee on Employment and Printing, beg leave to report that we had under consideration the Senate printing for the 26th Legislative Session, and that we have awarded the printing to The Leader Press, Inc., of Oklahoma City, Oklahoma, the bid of said Company being the best and lowest bid.

The prices to be paid said Company, The Leader Press, Inc., are as follows:

300 copies JOURNAL each day:
Per printed page-----\$4.65
Per blank page----- .20

300 copies BILLS and

RESOLUTIONS

Per printed page----- 2.90
Per blank page----- .20

300 copies CALENDAR

Per printed page----- 4.50
Per blank page ----- .20

TABULAR and LEADER word
Additional per page----- 1.20

Pages containing Eight or Six
Point Composition, additional
per page ----- 1.20

EXTRA COPIES of any of the
above basis 100 copies, per
printed page----- .20

PERMANENT JOURNAL—175
copies to be bound in half
leather—175 copies in paper,
Per printed page----- 3.75
Per blank page----- .20

All type and stock to be as per Specifications, now on file with the Committee, and to be approved by the Committee.

DATED, this the 16th day of January, 1957.

Easterly, Chairman

Senator Easterly moved the adoption of the Report of the Committee on Employment and Printing, which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 5 correctly enrolled.

Enrolled SR 5 was properly signed and ordered transmitted to the Secretary of State.

FIRST READING

The following Bill was introduced and read the first time:

SB 58—By Grantham, of the Senate and Bailey (Kay), Green, and Craig of the House—An Act relating to Motor Vehicles; defining “ancient vehicles” and providing for the registration and licensing thereof; and declaring an emergency.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 45—Appropriations and Budget.

SB 46—State and Federal Government.

SB 47—Agriculture.

SB 48—Judiciary.

SB 49—Public Health.

SB 50—Military and Veterans Affairs.

SB 51—County Government.

SB 52—Education, then to Appropriations and Budget.

SB 53—Appropriations and Budget.

SB 54—Business and Industry.

SB 55—Business and Industry.

SB 56—State and Federal Government.

SB 57—County Government.

HB 530—Senator Trent asked unanimous consent that **HB 530** be ordered printed and placed upon the Calendar without reference to a committee to which objection was voiced by Senator Grantham.

HB 530 was referred to the Committee on Social Welfare.

GENERAL ORDER

SB 28, by Shoemaker of the Senate, and Smith, et al of the House, was read and considered.

Upon motion of Senator Shoemaker, **SB 28** was advanced to engrossment and third reading.

Upon motion of Senator Shoemaker, the rules of the Senate were suspended, and **SB 28** was considered engrossed and placed upon third reading and final passage.

Senator Fine asked to be excused until such time as he might return to the Chamber, which was the order.

THIRD READING

SB 28 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemaker, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Excused: Boecher, Cartwright, Cowden, Fine, Garvin, Herndon, Mahan.—7.

Not Voting: McClendon, Stipe, Wilson (Greer).—3.

Contest pending in District 12.—1.
The Bill was declared passed.

Senator Cowden asked to be recorded present, which was the order.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, Mc-

Spadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemaker, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—34.

Excused: Boecher, Cartwright, Fine, Garvin, Herndon, Mahan.—6.

Not Voting: McClendon, Stipe, Wilson (Greer).—3.

Contest pending in District 12.—1.
The Emergency was declared passed.

SB 28 was referred for engrossment.

Senators Garvin, Herndon, Cartwright, Mahan and Fine asked to be recorded present, which was the order.

RESOLUTION

Senator Collins (Pontotoc) introduced the following Resolution, attached to which was an affidavit, as provided under Rule 20-c, the title by unanimous consent being read as follows:

SR 7—By Collins (Pontotoc)—A Senate Resolution relating to the State Highway Department; creating a five (5) member Committee to investigate the purchase order system and other purchasing procedures of said Department and requiring reports by said Special Committee.

Senator Hope moved to amend **SR 7**, lines 19 and 20, page 1, of the typewritten copy, by striking the language, "appoint a special committee, to be composed of five (5) members of the Senate," and substitute therefor the following: "refer this Resolution to the Standing Committee on Roads and Highways," which amendment was declared adopted.

SR 7, as amended, was read at length as follows:

SENATE RESOLUTION NO. 7—By Collins (Pontotoc).

A SENATE RESOLUTION RELATING TO THE STATE HIGHWAY DEPARTMENT; REFERRING THIS RESOLUTION TO THE STANDING COMMITTEE ON ROADS AND HIGH-

WAYS TO INVESTIGATE THE PURCHASE ORDER SYSTEM AND OTHER PURCHASING PROCEDURES OF SAID DEPARTMENT AND REQUIRING REPORTS BY SAID SPECIAL COMMITTEE.

WHEREAS, Evidence has been obtained purporting to indicate that irregularities exist in the purchase order system of the State Highway Department; and

WHEREAS, It has been brought to the attention of the people of Oklahoma that certain vendors are receiving purchase orders from said Department without the submission of proper bids; and

WHEREAS, In fairness to all persons concerned, and in the public interest, said evidence and allegations should be analyzed by the State Senate and a report of findings prepared thereon.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The President Pro Tempore of the Senate is hereby authorized and directed to refer this Resolution to the Standing Committee on Roads and Highways, to investigate the purchase order system and other purchasing procedures of the State Highway Department.

SECTION 2. Said committee shall forthwith proceed to investigate and examine all purchasing procedures and practices of the State Highway Department to determine whether said procedures and practices conform with the laws of the State.

SECTION 3. When the investigation shall have been completed, or from time to time if it so desires, the committee shall make a full report of its findings to the Senate, together with recommendations, if any, which said committee may desire to make for the information and guidance of the Senate. The final report herein required shall include

a summary of the evidence upon which said recommendations are based.

Senator Collins (Pontotoc) asked unanimous consent that **SR 7** be ordered withdrawn, to which objection was voiced.

Senator Collins (Pontotoc) moved that **SR 7** be ordered withdrawn, which motion was tabled upon a motion of Senator Miskovsky.

Senator Hope moved the adoption of **SR 7**, as amended, which motion was declared adopted.

SR 7 as amended, was referred for enrollment.

COMMITTEE REPORT

By unanimous consent, upon request of Senator Cowden, the following Committee Report was submitted and read: Mr. President:

We, your Committee of Privileges and Elections, to whom was referred the contest between Carl Morgan and Louis H. Ritzhaupt as to whom should be seated by the State Senate as the duly elected Senator from Senatorial District 12, comprised of Logan County, beg leave to report that we have had this matter under consideration for several days:

That we have held numerous meetings and after considerable testimony and stipulation from both parties that they would be satisfied with the recounting of ballots.

This is to advise you that we have recounted the ballots in this contest. We find that the official count should be Louis H. Ritzhaupt—4,035 votes, and Carl Morgan—4,018 votes. Inasmuch as we find that Louis H. Ritzhaupt has received a majority vote of all the votes cast at the November 6, 1956 general election, we respectfully recommend to the Senate that Louis H. Ritzhaupt be seated as the duly elected Senator from said Senatorial District 12, and as such, be entitled to all the rights and privi-

leges accorded any other State Senator.

Respectfully submitted,

Cowden, Chairman

Senator Cowden moved the adoption of the report of the Committee on Privileges and Elections as read, the roll call thereon resulting as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—43.

Contest pending in District 12.—1.

The President Pro Tempore declared the committee report adopted.

Senator Rinehart moved that the Senate Journal record an expression of thanks by the Senate for the considerate and expeditious manner in which the Privileges and Elections Committee functioned, which motion was declared adopted.

Senator Fine moved that a committee be appointed to notify Dr. Louis H. Ritzhaupt of the action of the Senate in adopting the Report of the Committee on Privileges and Elections, which motion prevailed, the President Pro Tempore appointing Senator Cowden, Chairman, Senators Mahan and Sandlin.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 59—By Shoemake, Stipe, Hope, Hall, Young (Cleveland), Allen, Harris, Hamilton, Easterly, Wilson (Greer), Trent, Herndon, McSpadden, Tipps, Frazier, Payne, Breeden, McColgin, Miskovsky and Price of the Senate and Allard, Welch and Shoemake of the

House—An Act creating State and Local Defense; defining the same; declaring policy and purpose in Civil Defense and Disaster Relief; providing for appointment of State director and other personnel and defining their authority and duties; authorizing utilization of facilities and personnel of existing State and local departments or offices; providing for the issuance of executive orders to carry out the terms of this Act; authorizing cooperation between city, county, State and Federal governments; providing for limitation of actions arising out of the operation of this Act; authorizing the creation of mobile defense units and related activities; authorizing counties, cities, and towns to appropriate funds for Civil Defense and Disaster purposes; repealing conflicting laws; providing that the provisions of the Act shall be severable; and declaring an emergency.

SB 60—By Stipe of the Senate and Skeith, Nigh and Gotcher of the House—An Act relating to Fees of Justices of the Peace and Constables; amending 28 O. S. 1951, § 53 to require the County Excise Board to provide appropriations for specified purposes; and declaring an emergency.

SB 61—By Young (Haskell) of the Senate and King and Mitchell of the House—An Act relating to Unrestricted Highway Funds in all counties in the State of Oklahoma having a net assessed valuation for the fiscal year 1954 of not less than Seven Million Five Hundred Twenty-five Thousand Dollars (\$7,525,000.00) and not more than Seven Million Five Hundred Thirty Thousand Dollars (\$7,530,000.00) and a population according to the 1950 or any succeeding Federal Decennial Census of not less than Seventeen Thousand (17,000) and not more than Eighteen Thousand (18,000); authorizing expenditure of said funds by Board of County Commissioners in paying costs of receiving, ware-

housing, transporting, distributing or redistributing any item of value donated to the said county or to any school district therein by or through the State of Oklahoma, the United States, or any agency or instrumentality of either, for redistribution to eligible recipients; providing for termination of this Act; and declaring an emergency.

SB 62—By Young (Haskell) of the Senate and King and Mitchell of the House—An Act relating to Unrestricted Highway Funds in all counties in the State of Oklahoma having a net assessed valuation, for the fiscal year 1954, of not less than Four Million Five Hundred Thousand (\$4,500,000.00) Dollars and not more than Seven Million (\$7,000,000.00) Dollars, and a population, according to the 1950 or any succeeding Federal Decennial Census, of not less than Fourteen Thousand Five Hundred (14,500) and not more than Twenty Thousand (20,000); authorizing expenditure of said funds by Board of County Commissioners in paying costs of receiving, warehousing, transporting, distributing or redistributing any item of value donated to the said county or to any school district therein by or through the State of Oklahoma, the United States, or any agency or instrumentality of either, for redistribution to eligible recipients; repealing conflicting laws; providing for termination of this Act; and declaring an emergency.

RESOLUTION

By unanimous consent, Senator Grant-ham introduced the following Resolution, and upon his request it was considered immediately, and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 3 — By Grantham of the Senate and Bailey and Craig of the House.

A CONCURRENT RESOLUTION MEMORIALIZING THE BLACKWELL

HIGH SCHOOL BAND FOR ITS SELECTION TO PARTICIPATE IN THE INAUGURATION CEREMONIES.

WHEREAS, the Blackwell High School Band of Blackwell, Oklahoma, was selected as the leading marching band, in the parade in Oklahoma City, Oklahoma, on January 8, 1957, in the opening of Oklahoma's Semi-Centennial Celebration of Statehood; and

WHEREAS, the Blackwell High School Band has been selected to represent the State of Oklahoma in the Inaugural Parade and at the Inauguration Ceremonies at the Inauguration of the President of the United States, Dwight D. Eisenhower; and

WHEREAS, the Blackwell High School Band was the only band in the State of Oklahoma so honored; and

WHEREAS, the selection of the Blackwell High School Band, as above recited, reflects great credit upon the individual members of the band, its director, Dale E. Williams of the Blackwell High School, the Blackwell school officials and all of the citizens of Blackwell, Oklahoma, and of Kay County, Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE CONCURRING THEREIN, THAT:

SECTION 1. The Twenty-Sixth Legislature of the State of Oklahoma wishes to congratulate the Blackwell High School Band for the excellence which caused it to be selected to represent the State of Oklahoma at the inauguration of our President, Dwight D. Eisenhower, and to commend it upon the high standards of its performance, reflecting great credit on the State of Oklahoma.

SCR 3 was referred for engrossment. President Williams presiding.

MESSAGES FROM HOUSE

Advising the signing of and transmit-

ting for signature Enrolled HCRs 501, 502, 503, 504, and 506.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

FIRST READING

By unanimous consent the following Resolution was introduced and read the first time:

SJR 5 — By Young (Cleveland) — A Joint Resolution providing for Certain Legislative Programs of the Twenty-sixth Oklahoma Legislature.

Senator Mahan, on behalf of the Committee appointed to notify Dr. Louis H. Ritzhaupt of the adoption of the report of the Committee on Privileges and Elections, reported that Dr. Ritzhaupt was on his way to the Senate Chamber.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 507—By Wolf and Bailey (Cleveland) of the House and Wilson (Greer) of the Senate.—A Concurrent Resolution directing the Legislative Council to revise and codify laws relating to juvenile delinquency within a certain time; directing Legislative Council to co-operate with study commissions.

HCR 508—By Jumper and Welch of the House and McClendon of the Senate.—A Resolution congratulating the football team of Broken Bow high school and its coaches for their notable achievement in the field of athletics.

HCR 509—By Hammers, Ruby, Smith, Odom and Langley of the House, and Shoemake of the Senate.—A Concurrent Resolution relating to the free Oklahoma State Fair held annually at Muskogee, Oklahoma; designating said fair as the "Official Semi-Centennial Fair of the State of Oklahoma" during the period September 15-22, 1957; directing that a copy of this Resolution be mailed to

Mr. Tom Conrady, President, Free Oklahoma State Fair, Muskogee, Oklahoma.

By unanimous consent, upon request of Senator Wilson (Greer) Engrossed **HCR 507** was taken up for immediate consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 507—By Wolf and Bailey (Cleveland) of the House and Wilson (Greer) of the Senate.

A CONCURRENT RESOLUTION DIRECTING THE LEGISLATIVE COUNCIL TO REVISE AND CODIFY LAWS RELATING TO JUVENILE DELINQUENCY WITHIN A CERTAIN TIME; DIRECTING LEGISLATIVE COUNCIL TO CO-OPERATE WITH STUDY COMMISSIONS.

WHEREAS, there is great need for the laws of the State of Oklahoma relating to juvenile delinquency, to be revised and codified;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATIVE SESSION, THE HONORABLE SENATE CONCURRING THEREIN:

SECTION 1. That the Legislative Council, after the adjournment of the Twenty-sixth Session of the Legislature, proceed to revise and codify the laws of the State of Oklahoma pertaining to juvenile delinquency.

SECTION 2. The Legislative Council is further directed to complete the revision and codification set out in Section 1 hereof in time to be able to present the same in proper form to the Twenty-seventh Session of the Oklahoma Legislature.

SECTION 3. The Legislative Council is further directed to co-operate closely with any study commissions, which may now exist or which may be established, in complying with the terms of this resolution.

Engrossed **HCR 507** was properly signed and ordered returned to the Honorable House.

By unanimous consent, upon request of Senator McClendon, Engrossed **HCR 508** was taken up for immediate consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 508 — By Jumper and Welch of the House and McClendon of the Senate.

A RESOLUTION CONGRATULATING THE FOOTBALL TEAM OF BROKEN BOW HIGH SCHOOL AND ITS COACHES FOR THEIR NOTABLE ACHIEVEMENT IN THE FIELD OF ATHLETICS.

WHEREAS, the Broken Bow High School football team achieved a brilliant series of victories culminating in the Kiamichi Conference and Bi-District Championships for the year 1956, bringing glory to their town, their school, their parents and themselves; and

WHEREAS, their record for clean sportsmanship, fair play and skill deserves the respect and acclaim of all of the people of Oklahoma; and

WHEREAS, their victorious championships have demonstrated the rugged self-reliance, clean sportsmanship and courage characterizing Oklahoma youth.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

That Melvin Cavender, Ray Hall, Paul Cotney, Ray Hicks, James Jones, Biff Teel, Doug Hooker, Henry Bates, M. C. Jacobs, Dewayne Hicks, Shelby Chaney, Will Ed Bruton, Donald Grigsby, Robert Peavy, Gene Wallace, Larry Batson, Bill Mize, Frank Parker, Kenneth Johnson, Bill Hutchison, Luther Holman, Branson Metcalf, Jerry Currence, Jerry Dean, Bubby Childs and their rightfully-proud coaches, Vern Robertson, J. T. Williams

and Forrest Carter, be congratulated and have the acclaim of the people of the State of Oklahoma for their fine achievement; and

That a duly authenticated copy of this Resolution be delivered to each of the above named as a token of the sentiments herein expressed.

Engrossed **HCR 508** was properly signed and ordered returned to the Honorable House.

By unanimous consent, upon request of Senator Shoemake, Engrossed **HCR 509** was taken up for immediate consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 509 — By Hammers, Ruby, Smith, Odom and Langley of the House, and Shoemake of the Senate.

A CONCURRENT RESOLUTION RELATING TO THE FREE OKLAHOMA STATE FAIR HELD ANNUALLY AT MUSKOGEE, OKLAHOMA; DESIGNATING SAID FAIR AS THE "OFFICIAL SEMI-CENTENNIAL FAIR OF THE STATE OF OKLAHOMA" DURING THE PERIOD SEPTEMBER 15-22, 1957; DIRECTING THAT A COPY OF THIS RESOLUTION BE MAILED TO MR. TOM CONRADY, PRESIDENT, FREE OKLAHOMA STATE FAIR, MUSKOGEE, OKLAHOMA.

WHEREAS, The Oklahoma Legislature in 1917 established a State Exposition known as the "Free Oklahoma State Fair," to be held annually at the city of Muskogee, Oklahoma; and

WHEREAS, Said "Free Oklahoma State Fair" has been held continuously throughout the years since its creation in 1917; and

WHEREAS, Said Fair has gained prestige throughout the State of Oklahoma as one of the major agricultural fairs and expositions; and

WHEREAS, Said Fair holds the dis-

tion of being the only free state fair in the State of Oklahoma;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HONORABLE SENATE CONCURRING THEREIN:

That the "Free Oklahoma State Fair," to be held in the city of Muskogee, Oklahoma, during 1957, be designated the "Official Semi-Centennial Fair of the State of Oklahoma" for the period September 15-22, 1957.

BE IT FURTHER RESOLVED that a copy of this Resolution be made a part of the permanent records of the Twenty-Sixth Legislature, and that a duly authenticated copy of this Resolution be mailed to Mr. Tom Conrady, President, Free Oklahoma State Fair, Muskogee, Oklahoma.

Engrossed **HCR 509** was properly signed and ordered returned to the Honorable House.

COMMITTEE REPORT

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 36—Public Safety—To Appropriations and Budget by previous order.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 1**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

Senator Mahan, on behalf of the Special Committee appointed to notify Dr. Louis H. Ritzhaupt of the adoption of the report of the Committee on Privileges and Elections, reported that he was now in the Chamber, and upon order of the President, the Committee escorted him to the bar of the Senate where the Oaths of Office and Loyalty were administered by Justice Welch of the State Supreme Court.

A standing ovation of welcome by the Senate was given Senator Ritzhaupt, following which the Special Committee escorted him to his seat.

Senator Ritzhaupt, in accepting his seat in the Senate, commented that this occasion meant "coming home," having served as a member of this body from 1933 to 1953; and he expressed confidence in the integrity of the Privileges and Elections Committee under whose supervision the recount of votes in 12th Senatorial District was made.

President Pro Tempore Baldwin introduced Mrs. Ritzhaupt to the membership of the Senate.

Senator Grantham asked unanimous consent, which was granted, to withdraw his objection voiced at the time of Second Reading of **HB 530** to place the Bill on the Calendar without reference to a committee.

Senator Trent asked unanimous consent, which was granted, that **HB 530** be ordered withdrawn from the Committee on Social Welfare, ordered printed and placed upon the Calendar.

Upon motion of Senator Field, the Senate adjourned to meet as provided under the Rules—1:30 p.m. Monday.

EIGHTH LEGISLATIVE DAY**Monday, January 21, 1957**

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Hall, McSpadden.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Amos Komah, Pastor of the Nazarene Indian Mission of Cache, Oklahoma.

The Journal for the last legislative day was declared approved.

LOBBY PERMITS

The following requests for Lobby Permits were submitted and referred to the Special Committee appointed to consider lobby permits:

Paul Ballinger states that he resides at 907 North Bullitt, Holdenville, Oklahoma; that he is 48 years of age; that he is legislative representative for (a) State Farm Insurance Companies (b) Farmers Insurance Group (c) American Reciprocal Insurance Association; that he is paid the sum of \$-----, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be

granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 21st day of January, 1957.

S/Paul Ballinger

Bertram E. Miller states that he resides at 1803 Lansford, Dallas, Texas; that he is 33 years of age; that he is legislative representative for V-Haul Company of Oklahoma; that he is paid the sum of \$-----, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 8th day of January, 1957.

S/Bertram E. Miller

FIRST READING

The following Bills were introduced and read the first time:

SB 63—By Cowden—An Act relating to foreign mutual insurance companies; repealing the last sentence of 36 O. S. 1951 § 391, refusing admission to insure growing crops and farm property; repealing 36 O. S. 1951 § 331, prohibiting writing of hail insurance or insurance of farm property; and declaring an emergency.

SB 64—By Cartwright—An Act pertaining to the State Highway Commission; amending Title 69, Chapter 1e, §§ 1 to 4, inclusive, pages 352 and 353, Oklahoma Session Laws 1953; and declaring an emergency.

SB 65—By Cartwright—An Act pertaining to highways; prescribing policies to be followed by the State Highway Commission in acquisition of highway right-of-way under certain condi-

tions; amending Senate Joint Resolution No. 43, § 2, 1955 Session Laws, pages 587 and 588, (69 O. S. 1955 Supp. § 46.4); and declaring an emergency.

SB 66—By Cartwright—An Act amending 69 O. S. 1951, § 84, relating to the construction or improvement of highways in cities and towns; and declaring an emergency.

SB 67—By Walker—An Act relating to water conservation; amending 82 O. S. 1951, Section 457, to make it mandatory that all State departments and agencies administering upon State owned lands participate in water conservation; authorizing the expenditure of funds by any department or agency of the State for such purpose; and declaring an emergency.

SB 68—By Hamilton, McClendon and Shoemaker—An Act relating to dairy products; repealing Chapter 7, Title 63, Oklahoma Session Laws, 1955; and declaring an emergency.

SB 69—By Miskovsky of the Senate, and McCarty of the House—An Act pertaining to mechanics' and materialmen's liens; amending 42 O. S. 1951, § 143; and declaring an emergency.

SB 70—By Miskovsky—An Act pertaining to Public Defenders in counties of a certain size; fixing salary; providing for payment of salary; amending 19 O. S. 1951, § 134e; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 58—Revenue and Taxation.

SB 59—Military and Veterans Affairs.

SB 60—Judiciary.

SB 61—County Government.

SB 62—County Government.

SJR 5—Revenue and Taxation.

As provided under **SR 5**, the President Pro Tempore appointed as a committee thereunder: Senator Shoemaker,

Chairman, Senators Wilson (Beckham), Dendy, Dacus and Jones.

The President Pro Tempore appointed as a committee to consult with an engineer on facilities necessary to provide television for the Senate Chamber: Senator Miskovsky, Chairman, Senators Breeden and Shoemaker.

Senator Cartwright, as Chairman of the Committee on Roads and Highways, appointed as a sub-committee to make investigations as called for under **SR 7**: Senators Grantham, Garvin, Hamilton, Breeden and Dacus.

GENERAL ORDER

HB 530 by Ozmun, et al of the House, and Cowden, Field, Jones and Stipe of the Senate, was read and considered.

Senator Cowden moved to amend **HB 530** on page 4, line 12, by striking the word, "bearer," and inserting the word, "payee," which amendment was declared adopted.

Senator Wilson (Beckham) moved to amend **HB 530**, line 11, page 4, by striking the words and figures, "Thirty-five (\$35.00) Dollars," and inserting the words and figures, "Twenty (\$20.00) Dollars," which amendment was tabled upon motion of Senator Fine.

Senator Mahan presiding.

Senator Shoemaker moved to amend **HB 530**, line 3, page 5, by adding after the word, "certification," and before the word, "which," the words, "of his or her need for assistance or relief," and upon his request for unanimous consent to withdraw the amendment, Senator Miskovsky voiced objection.

Senator Hamilton moved to table the Shoemaker amendment, which motion was declared adopted.

Upon motion of Senator Cowden, **HB 530**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Cowden, the rules of the Senate were suspended, and **HB 530**, as amended, was considered en-

grossed and placed upon third reading and final passage.

THIRD READING

HB 530 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed- en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClen- don, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sand- lin, Shoemake, Stipe, Tipps, Trent, Wal- ker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—41.

Nay: Ritzhaupt.—1.

Excused: Hall, McSpadden.—2.

The Bill was declared passed.

On the question of passage of Emer- gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed- en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClen- don, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sand- lin, Shoemake, Stipe, Tipps, Trent, Wal- ker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—41.

Nay: Ritzhaupt.—1.

Excused: Hall, McSpadden.—2.

The Emergency was declared passed.

HB 530, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 3 and **SB 28** correctly engrossed.

SR 7 correctly enrolled.

Engrossed **SB 28** was properly signed

and ordered transmitted to the Honor- able House for consideration.

Enrolled **SR 7** was properly signed and ordered transmitted to the Secre- tary of State.

Senator Grantham presiding.

Engrossed **SCR 3** was properly signed and ordered transmitted to the Honor- able House for consideration.

Senator Mahan presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 504—By Bailey (Cleveland) and Wolf of the House, and Young (Cleve- land) of the Senate—An Act relating to county officers; providing addi- tional duties for County Attorneys in certain counties having a population of not less than Forty-one Thousand (41,000) nor more than Forty-two Thou- sand (42,000) according to the Federal Decennial Census of 1950, or any suc- ceeding Federal Decennial Census, and having a net valuation of not less than Twenty-two Million Dollars (\$22,000,- 000.00) in 1956 or any succeeding year; providing for additional compensation to be paid from the Court Fund of said counties; and declaring an emergency.

HB 505—By Bailey (Cleveland) and Wolf of the House, and Young (Cleve- land) of the Senate—An Act relating to county officers; providing addi- tional duties for County Judges in certain counties having a population of not less than Forty-one Thousand (41,000) nor more than Forty-two Thou- sand (42,000) according to the Federal Decennial Census of 1950, or any suc- ceeding Federal Decennial Census, and having a net valuation of not less than Twenty-two Million Dollars (\$22,000,- 000.00) in 1956 or any succeeding year; providing for additional compensation to be paid from the Court Fund of said counties; and declaring an emergency.

HB 539—By Daugherty of the House, and Harris of the Senate—An Act

amending Section 1, House Bill 977, page 614, Oklahoma Session Laws 1955; authorizing the Sheriff of certain counties having a population of not less than Nine Thousand Seven Hundred Fifty (9,750) or more than Ten Thousand Two Hundred (10,200) according to the Federal Decennial Census of 1950, or any succeeding Federal Decennial Census, and having a net valuation in the year 1954 of not less than Six Million Six Hundred Thousand Dollars (\$6,600,000.00) or more than Six Million Seven Hundred Fifty Thousand Dollars (\$6,750,000.00), to purchase two-way radio equipment; authorizing the transfer of the sum not to exceed Two Thousand Dollars (\$2,000.00) from the Court Fund of such counties to a Special Radio Equipment Fund; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 505.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed

and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 45—Appropriations and Budget.

SB 53—Appropriations and Budget.

There being matters on the President's desk for the consideration of the Senate in Executive Session, it was upon motion of Senator Fine, the Senate closed its doors and went into Executive Session.

*

The Senate reassembled, in open session, with President Pro Tempore Baldwin presiding.

It was announced at the close of the session today that all members of the Senate and employes were cordially invited to have coffee and cake in Room 428 in celebration of Senator Walker's "thirty-ninth birthday," according to his word.

Senator Fine moved that, when the desk is cleared of routine matters, the Senate adjourn to meet at 1:30 p. m., tomorrow, which motion was declared adopted.

The President presiding.

The desk being cleared of routine matters, the President declared the Senate adjourned to meet at 1:30 p. m., tomorrow.

NINTH LEGISLATIVE DAY

Tuesday, January 22, 1957

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Hall, Harris, Mahan.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

LOBBY PERMIT

The following request for Lobby Permit was submitted and referred to the Special Committee appointed to consider lobby permits:

Don Welch, Jr. states that he resides at Madill, Oklahoma; that he is 34 years of age; that he is legislative representative for Oklahoma Railways' Committee; that he is paid no additional compensation for legislative work; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 22nd day of January, 1957.

S/Don Welch, Jr.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 530 correctly engrossed.

Engrossed SAs to and Engrossed **HB 530**, as amended, were properly signed and ordered returned to the Honorable House.

FIRST READING

The following Bills were introduced and read the first time:

SB 71—By Carrier—An Act relating to commercial and other advertising on traffic signs, signals and devices on certain streets and highways; authorizing the governing boards of cities and towns to permit said advertising on streets not designated as State or Federal highways or extensions thereof; amending House Bill No. 761, Chapter 1, Section 9, Session laws of Oklahoma 1953 (47 O. S. Supp. 1953, Sec. 125.9); and declaring an Emergency.

SB 72—By Collins (Creek), Young (Cleveland) of the Senate and Bailey (Cleveland), Wolf, Arrington, Sparks of the House—An Act providing for the continuation and reappropriation of the appropriation made by House Bill No. 966 of the Twenty-Fifth Oklahoma Legislature to the Oklahoma State Regents for Higher Education in the original amount of said appropriation, less the amount expended therefrom as of December 3, 1957, and less the amounts for which claims have been filed on said date; provided that the amounts reappropriated shall be available for the payment of outstanding obligations accrued against the original appropriation, and for new encumbrances and expenditures arising after December 3, 1957; providing for the use of Federal funds; providing that the amount reappropriated shall be non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 73—By Collins (Creek)—An Act

relating to public safety; creating a State Bureau of Investigation as a division in the Executive Department, and Office of the Governor; prescribing the duties, functions and powers of such division; providing for the appointment, tenure, pay increments, pension rights and surety bonds of employees; providing for the duties of law enforcement officials in regard to the Bureau; providing for the appointment, duties and powers of Rangers; providing for the transfer of property and payment of operating costs: repealing 74 O.S. 1951 § § 144, 145, 150 and 151, 47 O.S. Supp. 1955 § § 382.5, 383.1 and 383.2, and all other laws or parts of laws in conflict herewith: and declaring an emergency.

SB 74—By Trent, Dacus and Stipe of the Senate and Inman and Strickland of the House—An Act relating to real estate acquired for or used by the Oklahoma State Penitentiary; providing that money received from sale or other disposition of such real estate shall be used to purchase other real estate for working of inmates of substation of Oklahoma State Penitentiary near Stringtown; and declaring an emergency.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

- SB 63**—Insurance.
- SB 64**—Roads and Highways.
- SB 65**—Roads and Highways.
- SB 66**—Roads and Highways.
- SB 67**—State and Federal Government.
- SB 68**—Business and Industry.
- SB 69**—Judiciary.
- SB 70**—Criminal Jurisprudence.
- HB 504**—County Government.
- HB 505**—County Government.
- HB 539**—County Government.

COMMITTEE REPORTS

The following Bills and/or Resolutions

were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 3—Education.

SB 32—Military and Veterans Affairs.

SB 50—Military and Veterans Affairs.

Senator Frazier moved that **SB 50**, be ordered referred to the Committee on Appropriations and Budget for further consideration, which motion prevailed.

SB 52—Education—To Appropriations and Budget by previous order.

SB 59—Military and Veterans Affairs.

GENERAL ORDER

SB 53, by Hamilton of the Senate, and Cook of the House, was read and considered.

Upon motion of Senator Hamilton, **SB 53** was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **SB 53** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 53 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Hall, Harris, Mahan.—3.

Not Voting: Breeden, Carrier, Sandlin, Shoemaker.—4.

The Bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Hall, Harris, Mahan.—4.

Not Voting: Breeden, Carrier, Sandlin, Shoemaker.—4.

The Emergency was declared passed. **SB 53** was referred for engrossment. Senator Hamilton presiding.

Senator McSpadden asked unanimous consent to be shown excused for the remainder of this legislative day, which was the order.

Upon motion of Senator Field, the Senate closed its doors and went into Executive Session.

The Senate reassembled in open session, with Senator Hamilton presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator McColgin, advised and consented to the confirmation of the interim appointment of L. A. W. VINCENT, of Arnett, Oklahoma, as a member of the State Game and Fish Commission for a term effective October 26, 1956 and ending February 15, 1959.

The Senate, in executive session and upon motion of Senator McClendon, advised and consented to the confirmation of the interim reappointment of WHARTON MATHIES, of Clayton, Oklahoma, as a member of the Oklahoma State Regents for Higher Education for a term effective May 16, 1956 and ending May 16, 1965.

The Senate, in executive session and

upon motion of Senator McClendon, advised and consented to the confirmation of the interim appointment of JACK MALIN, of Idabel, Oklahoma, as a member of the State Board of Education for a term effective May 1, 1956 and ending April 1, 1958.

The Senate, in executive session and upon motion of Senator Walker, seconded by Senator Cowden, advised and consented to the confirmation of the interim reappointment of V. A. COLEMAN, of Harjo, Oklahoma, as a member of the State Board of Education for a term effective April 1, 1956 and ending April 1, 1962.

The Senate, in executive session and upon motion of Senator Grantham, advised and consented to the confirmation of the interim reappointment of DAVE JEFF MORGAN, of Blackwell, Oklahoma, as a member of the Board of Regents of the University of Oklahoma for a term effective March 29, 1956 and ending March 29, 1963.

The Senate, in executive session and upon motion of Senator Grantham, advised and consented to the confirmation of the interim reappointment of HARRY HARVILLE, of Tonkawa, Oklahoma, as a member of the Board of Regents for the Oklahoma Military Academy for a term effective February 8, 1955 and ending June 30, 1960.

The Senate in executive session and upon motion of Senator Trent, advised and consented to the confirmation of the interim reappointment of EARLE E. EMERSON, of Coalgate, Oklahoma, as a member of the Board of Trustees, Teachers' Retirement System of Oklahoma for a term effective June 30, 1955 and ending June 30, 1960.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the interim appointment of EARL A. DRENNAN, of Oklahoma City, as a member of the Board of Regents of

Oklahoma Colleges, for a term effective June 10, 1956 and ending June 10, 1965.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the interim reappointment of Dr. JOHN R. ABERNATHY, of Oklahoma City, Oklahoma, as a member of the Board of Regents, Oklahoma College for Women, for a term effective May 27, 1955 and ending May 27, 1960.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the interim appointment of Dr. J. CHESTER SWANSON, of Oklahoma City, as a member of the Oklahoma Education Television Authority for a term effective December 21, 1955 and ending June 30, 1962.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the interim reappointment of D. D. KIRKLAND, of Oklahoma City, Oklahoma, as a member of the Board of Trustees, Teachers' Retirement System of Oklahoma for a term effective July 2, 1956 and ending July 2, 1961.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of GLENN HOLLABAUGH, of Broken Arrow, Oklahoma, as a member of the State Board of Education for a term effective April 20, 1956 and ending April 1, 1959.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of the interim appointment of Dr. CHARLES MASON, of Tulsa, Oklahoma, as a member of the Oklahoma Educational Television Authority for a term effective December 21, 1955 and ending June 30, 1961.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of

the interim reappointment of MRS. C. C. HERNDON, of Tulsa, Oklahoma as a member of the Board of Regents, Oklahoma College for Women, for a term effective May 27, 1955 and ending May 27, 1960.

Senator Miskovsky, on behalf of the Special Committee, composed of Senators Miskovsky, Shoemake and Breeden, appointed on January 21 to consult with an engineer on facilities for providing television for the Senate, reported orally that the Committee had considered the matter of installing additional equipment in order to make radio-television transmission more feasible, and after thorough consideration it was their recommendation that three additional microphones and equipment and wiring necessary to make proper facilities for radio, television and audio be installed at a cost to be submitted in plans and specifications by the Fentriss Sound Equipment Company of Oklahoma City.

Senator Miskovsky moved the adoption of the oral report and that President Pro Tempore Baldwin be authorized to proceed immediately to have said equipment installed, the cost not to exceed that set forth in the plans and specifications of the Fentriss Sound Equipment Company of Oklahoma City, which motion was declared adopted.

FIRST READING

By unanimous consent the following Bill was introduced and read the first time:

SB 75—By Young (Haskell)—An Act relating to alcoholics; providing for care and treatment of alcoholics in State Institutions within the Department of Mental Health; providing for admission, commitment and release of alcoholics to State Institutions for care and treatment; providing a procedure for admission and commitment of a mentally ill person who has been admitted to a State Mental Hospital as an alcoholic; fixing the effec-

tive date for said Act and declaring an emergency.

COMMITTEE REPORT

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

SB 7—State and Federal Government.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 514—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making an appropriation to the Consolidated Negro Institution; stating the purpose; appropriation to the Pauls Valley State School; stating the purpose; appropriation to the Oklahoma State Reformatory; stating the purpose; appropriation to the Taft State Hospital; stating the purpose; appropriation to the State Training School for White Boys; stating the purpose; appropriation to the Whitaker State Home for Orphans; stating the purpose; appropriation to the State Regents for Higher Education; stating the purpose; appropriation to the Spastic Paralysis Commission; stating the purpose; appropriation to the Office of the Adjutant General; stating the purpose; designating the State Board of Public Affairs as the contracting and purchasing agency; permitting agreements with the Federal government; delegating approval of plans and specifications to the controlling boards of the institutions concerned; making the appropriations non-fiscal; making provisions of this Act severable; and declaring an emergency.

HB 516—By Larason, Wolf, Bailey (Cleveland), Bailey (Kay), Belvin, Cook, Gotcher, Ham, Hill, Lance, Mitchell, Pitcher, Ruby, Sampsel, Shibley, Simmons, Vandiver, and Williams (Woodward) of the House, and Hope and Wil-

son (Greer) of the Senate—An Act making appropriations from the State Treasury of the State of Oklahoma for the operation and maintenance of State institutions; showing the fiscal years therefor; providing for appropriation transfers; designating the controlling boards of the State institutions; defining administrative authority of control boards; designating the purchasing agency for State institutions; assigning the authority to determine the propriety of purchases to institutional board of control; fixing the lapse date; making provisions of this Act severable; and declaring an emergency.

HB 540—By Sampsel of the House and Dendy of the Senate—An Act providing a minimum annual salary of Four Thousand Eight Hundred Dollars (\$4,800.00) for the County Attorney in counties in which there is a State Institution of the State of Oklahoma which exists for the purpose of caring for orphan, neglected or dependent children; and declaring an emergency.

HB 541—By Sampsel of the House and Dendy of the Senate—An Act relating to travel expenses of sheriffs in the conduct of official business in certain counties; establishing mileage fees; providing for the keeping, feeding and maintaining prisoners; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCRs** 507, 508 and 509.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 530**, as amended.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 530**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Field moved that, when the Clerk's desk is cleared of routine matters, it adjourn to meet as provided under the Rules, which motion prevailed.

LOBBY PERMITS

The following requests for Lobby Permits were submitted and referred to the Special Committee appointed to consider lobby permits:

Gene H. Henry states that he resides at 1817 Dorchester Place, Oklahoma City, Oklahoma; that he is 47 years of age; that he is attorney and legislative representative for the Life Insurance Association of America; that he is not paid a fixed rate or amount for his services, but according to statements rendered as in billing of other legal clients in his general practice of law; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State

Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 19th day of January, 1957.

S/Gene H. Henry

Captain J. T. Godfrey states that he resides at 2608 NW 24th Street, Oklahoma City, Oklahoma; that he is 54 years of age; that he is legislative representative for Oklahoma Police Officers Legislative Committee; that he is paid the sum of \$-----, per ----- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this sixteenth day of January, 1957.

S/Captain J. T. Godfrey

The desk being cleared, it was upon motion of Senator Fine, the Senate adjourned to meet as provided under the Rules—1:30 p.m. tomorrow.

TENTH LEGISLATIVE DAY

Wednesday, January 23, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Collins (Pontotoc), Hall.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative day was declared approved.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 53 correctly engrossed.

Engrossed **SB 53** was properly signed and ordered transmitted to the Honorable House for consideration.

FIRST READING

The following Bills were introduced and read the first time:

SB 76—By Miskovsky—An Act relating to the penal institutions of the State of Oklahoma; divesting control of said penal institutions from the State Board of Public Affairs; vesting control of said penal institutions in a Board of Penal Control; providing for a Board of Penal Control and a director, and defining powers, functions and duties of each; directing transfer of all duties, obliga-

tions, responsibilities, contracts and property, pertaining or relating to penal institutions from the State Board of Public Affairs to the Board of Penal Control; fixing an effective date.

SB 77—By Wilson (Beckham)—An Act relating to insurance; providing that an insured can recover expenses and attorney fees in certain instances; and declaring an emergency.

SB 78—By Wilson (Beckham)—An Act relating to County Courts; providing that the County Court may hold hearings, and issue notices, orders and decrees in juvenile matters and in cases under the Mental Health Law in other places in the county than the County Seat; and declaring an emergency.

SB 79—By Wilson (Beckham)—An Act relating to domestic relations; amending Title 12, O. S. 1951, Section 1280; adding words to said Section making it bigamy for any person within six (6) months from the date of decree of divorce to cohabit with any other person in this State after marriage in any other State, Territory or Country.

SB 80—By Miskovsky—An Act relating to motor vehicles; amending 47 O. S. 1951, § 283; requiring physical and mental examination within three (3) years prior to issuance or renewal of operator's or chauffeur's license; and declaring an emergency.

SB 81—By Miskovsky—An Act relating to Municipal Courts; granting original jurisdiction to Municipal Courts, Police Courts, Traffic Courts or other city or town courts of the various cities and towns of the State of Oklahoma to hear and determine all traffic ordinance violations where the person informed against has attained the age of sixteen (16) years, or is between the ages of fourteen (14) and sixteen (16) years and is the holder of a Special or Re-

stricted Operator's License authorizing the operation of a motor vehicle; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 71—Business and Industry.

SB 72—Education, then to Appropriations and Budget.

SB 73—Criminal Jurisprudence.

SB 74—Public Lands, then to Penal Institutions.

Senator Fine asked unanimous consent, which was granted, that **SB 74** be referred to the Committee on Revenue and Taxation after consideration by the above named committees.

SB 75—Public Health, then to Judiciary.

HB 514—Appropriations and Budget.

HB 516—State and Federal Government, then to Appropriations and Budget.

HB 540—Judiciary.

HB 541—County Government.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 31—County Government.

DO PASS, as amended:

SB 4—Game and Fish.

SB 61—County Government.

SB 62—County Government.

LOBBY PERMIT

The following request for Lobby Permit was read and ordered referred to the Special Committee appointed to consider Lobby Permits:

Paul McQuillin states that he resides at 2222 Jefferson St., Muskogee, Okla-

homa; that he is 43 years of age; that he is legislative representative for Oklahoma Police Officers Legislative Commission; that he is paid the sum of \$ none, per none for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 21st day of January, 1957.

S/Paul McQuillin

GENERAL ORDER

Senator Cowden asked unanimous consent, which was granted, that **SB 5**, by Cowden, Field, Jones, and Stipe of the Senate, and Ozmun, et al, of the House, be stricken from the Calendar for the reason that **HB 530**, which was a duplicate, had been enacted into law on yesterday:

SB 59, by Shoemake, Stipe, Hope, Hall, Young (Cleveland), Allen, Harris, Hamilton, Easterly, Wilson (Greer), Trent, Herndon, McSpadden, Tipps, Frazier, Payne, Breedon, McColgin, Miskovsky and Price of the Senate, and Allard, et al, of the House, was taken up for consideration.

Sections 1, 2 and 3 were read and adopted upon motion of Senator Shoemake.

Section 4 was read.

Senator Ritzhaupt moved to amend **SB 59**, Section 4, line 2, page 6, by striking after the word, "be," the remainder of lines 2 and 3, and inserting the words, "The Commissioner of Public Safety," which amendment was tabled upon motion of Senator Shoemake.

Section 4 was adopted upon motion of Senator Shoemake.

Sections 5 and 6 were read and adopted upon motion of Senator Shoemake.

Senator Grantham asked unanimous

consent to revert to Section 4 for the purpose of submitting an amendment, which was the order.

Senator Grantham moved to amend **SB 59**, Section 4, line 3, page 6, by striking the language after the word, "Senate," and adding the words, "and the salary shall be fixed by the Legislature."

Senator Shoemake moved to table the Grantham amendment, which motion failed of adoption.

Senator Baldwin moved that all amendments submitted or on the Clerk's desk, together with **SB 59**, be referred to the Judiciary Committee for further consideration, which motion prevailed.

Senator Young (Cleveland) asked to be excused temporarily, which was the order.

Senator McSpadden asked to be excused for the remainder of this legislative day, which was the order.

SB 32, by Frazier, Wilson (Greer) and Herndon of the Senate, and Shoemake of the House, was read and considered.

Senator Ritzhaupt moved to amend **SB 32**, line 7, page 1, by striking the words and figures, "sixty-five (65)," and inserting the words and figures, "seventy (70)" which amendment was declared adopted by unanimous consent upon request of Senator Frazier.

Senator Grantham moved to amend **SB 32**, line 3, page 1, by adding after the word, "shall," and before the word, "or," the word, "be," which amendment was declared adopted.

Section 1, as amended, was declared adopted.

Upon motion of Senator Frazier, **SB 32**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended, and **SB 32**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 32 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—40.

Excused: Collins (Pontotoc), Hall, McSpadden, Young (Cleveland).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—40.

Excused: Collins (Pontotoc), Hall, McSpadden, Young (Cleveland).—4.

The Emergency was declared passed.

SB 32, as amended, was referred for engrossment.

Senator Young (Cleveland), asked to be recorded present, which was the order.

Senator Fine asked unanimous consent, which was granted, to withdraw his request that **SB 74** be referred to the Committee on Revenue and Taxation.

Senator Hope asked that Senator Young (Cleveland) be shown excused temporarily, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 8**, as amended.

HAS to **SB 8** read as follows, and concurred in upon motion of Senator Hope:

AMENDMENT No. 1. Page 1, the **TITLE**, Line 15 of Engrossed Senate Bill No. 8, by adding after the word "PURPOSE;" and before the word "PROVIDING" the following language: "TO THE STATE REGENTS FOR HIGHER EDUCATION; STATING THE PURPOSE; PROVIDING FOR COOPERATION WITH FEDERAL GOVERNMENT; TO THE OKLAHOMA HOUSE OF REPRESENTATIVES; STATING THE PURPOSE;"

AMENDMENT No. 2. Page 1, **SECTION 2**, Lines 30 and 31, by striking the language and figures "the sum of Two Hundred Thousand Dollars (\$200,000.00)" and inserting therefor the following language and figures: "the sum of Three Hundred Thousand Dollars (\$300,000.00)."

AMENDMENT No. 3. Page 3, **SECTION 8**, Lines 7, 8 and 9, by striking the language and figures "the sum of Five Million Five Hundred Sixty Thousand One Hundred Eighty-two Dollars and eighty-six cents (\$5,580,182.86)" and inserting therefor the following language and figures: "the sum of Five Million Three Hundred Seventy-four Thousand Three Hundred Thirty-five Dollars and eighty-six cents (\$5,374,335.86)."

AMENDMENT No. 4. Page 3, **SECTION 8**, Lines 11, 12 and 13, by striking the language and figures "the sum of Two Million Two Hundred Eighty-two Thousand Eight Hundred Seventy-six Dollars and twenty-eight cents (\$2,282,876.28)" and inserting therefor the following language and figures "the sum of Two Million Four Hundred Sixty-eight Thousand Seven Hundred Twenty-three Dollars and twenty-eight cents (\$2,468,723.28)."

AMENDMENT No. 5 Page 4, **SECTION 12**, Line 12, by adding after the period on line 12, the following language: "Provided, however, that none of this appropriation shall be used for the payment of any principal or interest on outstanding self-liquidating park bonds."

AMENDMENT No. 6. Page 4, **SECTION 14**, Line 24, by striking the language and figures: "the sum of Forty Thousand Dollars (\$40,000.00)" and inserting therefor the following language and figures: "the sum of Fifty-five Thousand Dollars (\$55,000.00)."

AMENDMENT No. 7. Page 4, **SECTION No. 16**, Line 34, by inserting the following to be numbered as **SECTION No. 16**: "**SECTION 16.** There is hereby appropriated to the State Regents for Higher Education out of any funds accruing to the Emergency Appropriation Fund in the State Treasury, not otherwise appropriated, for the fiscal year ending June 30, 1957, the sum of One Hundred Thousand Dollars (\$100,000.00) to be used by the University Hospital to match Federal Funds in erecting an addition to the present building for the purpose of housing equipment and to pay any necessary expenses incurred in carrying out the purpose of this Section." And renumbering "**SECTION 16**" to read "**SECTION 17**."

AMENDMENT No. 8. Page 5, Line 3 by creating a new **SECTION No. 18** to read as follows: "**SECTION 18.** There is hereby appropriated to the Oklahoma House of Representatives from any monies accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1957, not otherwise appropriated, the sum of One Hundred Twenty-five Thousand Dollars (\$125,000.00) for the purpose of paying salaries, per diem, and expenses of the Members of the State House of Representatives."

AMENDMENT No. 9. Page 5, Line 3, renumber "**SECTION 17**" to read "**SECTION 19**."

AMENDMENT No. 10. Page 5, Line 7, renumber "SECTION 18" to read "SECTION 20."

SB 8, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-
en, Carrier, Cartwright, Collins (Creek),
Coppock, Cowden, Dacus, Dendy, East-
erly, Field, Fine, Frazier, Garvin, Gran-
tham, Hamilton, Harris, Herndon, Hope,
Jones, McClendon, McColgin, Mahan,
Miskovsky, Payne, Perryman, Price,
Rinehart, Ritzhaupt, Sandlin, Shoemake,
Stipe, Tipps, Trent, Walker, Wilson
(Beckham), Wilson (Greer), Young
(Haskell).—40.

Excused: Collins (Pontotoc), Hall,
McSpadden, Young (Cleveland).—4.

The Bill, as amended, was declared
passed.

On question of passage of Emergency,
the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-
en, Carrier, Cartwright, Collins (Creek),
Coppock, Cowden, Dacus, Dendy, East-
erly, Field, Fine, Frazier, Garvin, Gran-
tham, Hamilton, Harris, Herndon, Hope,
Jones, McClendon, McColgin, Mahan,
Miskovsky, Payne, Perryman, Price,
Rinehart, Ritzhaupt, Sandlin, Shoemake,
Stipe, Tipps, Trent, Walker, Wilson
(Beckham), Wilson (Greer), Young
(Haskell).—40.

Excused: Collins (Pontotoc), Hall,
McSpadden, Young (Cleveland).—4.

The Emergency was declared passed.

House Amendments were properly
signed and above numbered Bill, as
amended, was referred for enrollment.

The President presiding.

COMMITTEE REPORTS

By unanimous consent, the following
Bills and/or Resolutions were reported
by the Committees named, ordered print-
ed and placed upon the Calendar unless
otherwise indicated:

DO PASS:

SJR 2—Public Health—To Appropria-
tions and Budget by previous order.

SB 22—Public Health.

SB 26—Public Health—To Penal In-
stitutions by previous order.

SB 38—Privileges and Elections.

SB 49—Public Health.

DO PASS, as amended:

SB 27—Public Health.

Senator Young (Cleveland) asked to
be recorded present, which was the or-
der.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting
for consideration Engrossed:

HCR 511—By Carey of the House and
Ritzhaupt of the Senate—A Resolution
noting the passing of Louis NICHOLAS
BAKER III of Guthrie, Oklahoma; ex-
pressing regret and extending condolences
to his survivors; and directing the
Clerk of this House to transmit authen-
ticated copies of this Resolution to the
immediate family.

Senator Ritzhaupt asked unanimous
consent, which was granted, that **HCR
511** be taken up for immediate consid-
eration, the Resolution being read at
length as follows and adopted upon his
motion:

ENGROSSED HOUSE CONCUR-
RENT RESOLUTION NO. 511—By Car-
ey of the House and Ritzhaupt of the
Senate.

A RESOLUTION NOTING THE
PASSING OF LOUIS NICHOLAS BAK-
ER III OF GUTHRIE, OKLAHOMA;
EXPRESSING REGRET AND EX-
TENDING CONDOLENCES TO HIS
SURVIVORS; AND DIRECTING THE
CLERK OF THIS HOUSE TO TRANSMIT
AUTHENTICATED COPIES OF
THIS RESOLUTION TO THE IMMEDIATE
FAMILY.

WHEREAS, Louis Nicholas Baker,
III, Guthrie's oldest citizen, departed

this life on Saturday, January 19, 1957, at the age of 111, and

WHEREAS, Mr. Baker was reputed to be the last surviving member of the Union Army of the Civil War, having served as drummer boy in Company E of the Sixth Regiment of the Missouri Infantry; and

WHEREAS, He came into Oklahoma in 1889 in a covered wagon and homesteaded in what is now the Pleasant Valley community northeast of Guthrie, Oklahoma, moving into Guthrie in 1918, where he participated in many civic activities and became an integral part of the City's history and enterprise; and

WHEREAS, Mr. Baker will long be remembered as a man who evidenced great and pardonable pride in his achievements, having professed that he had never borrowed or owed a cent in his long life;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HONORABLE SENATE CONCURRING THEREIN:

1. That the Members of this House do express their regret at the passing of this vigorous and valiant '89er, and do further extend to his survivors their sincere condolences; and

2. That an authenticated copy of this Resolution be transmitted by the Clerk of this House to each member of the immediate family, as follows:

Mr. Allie Baker, 3026 NW 14th, Oklahoma City, Oklahoma,

Mr. Fletcher Baker, Choctaw, Oklahoma,

Mrs. Emma Freeman, Coyle, Oklahoma,

Mrs. Josie Barker, Coyle, Oklahoma,

Mrs. Clara Yeager, 1626 NW 40th, Oklahoma City, Oklahoma,

Mrs. Ida Mae Mills, 1626 NW 40th, Oklahoma City, Oklahoma,

Mrs. Clemmie Van Orden, Guthrie, Oklahoma,

Mrs. Jane Fuller, New Canton, Illinois.

Engrossed **HCR 511** was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 3**.

The above numbered Resolution was referred for enrollment.

COMMITTEE REPORT

Senator Wilson (Greer), Chairman of the Committee on Committees, submitted the following Report of his Committee which was adopted upon his motion:

Mr. President: We your Committee on Committees and Rules submit the following supplemental Report:

Committee assignments:

Senator Tom Payne Jr. to Committees on:

Public Service Corporations, as Vice Chairman

Public Safety

Labor Relations

State and Federal Government

Parks and Recreation

Game and Fish

County Government.

Senator Louis H. Ritzhaupt to Committees on:

Military and Veterans' Affairs, as Vice Chairman

Social Welfare, as Vice Chairman

Appropriations and Budget

Roads and Highways

Agriculture

County Government

Constitutional Amendments, Initiative and Referendum and Code Revision.

We further recommend that Senator Stipe's name be stricken from the Committee on Public Lands and added to the Committee on State and Federal Government.

Wilson (Greer) Chairman

Senator Field moved that when the Clerk's desk is cleared of routine matters the Senate adjourn to meet at 10:30 a. m., tomorrow.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 82—By Young (Haskell), Stipe, Dacus, Grant, Wilson (Greer) and Sandlin—An Act making an appropriation to the State Board of Public Affairs for the purchase of farm land for the Oklahoma State Penitentiary; providing for the use of such land; providing for the construction of buildings, purchase of equipment and all other supplies and facilities required to properly

operate the farm; providing for the membership of the group to select the farm land; and declaring an emergency.

SB 83—By Committee on Privileges and Elections—An Act relating to voter registration and cancellation of registration for failure to vote; outlining conditions and procedures for cancelling a voter's registration for failure to cast a ballot in certain elections during a prescribed period repealing 26 O. S. 1951 § 87; and declaring an emergency.

SB 84—By Dacus, Stipe, McColgin, Carrier, Coppock, Wilson (Greer), Jones, Trent, Hope, Perryman, Young—An Act relating to the revolving fund of the Oklahoma State Reformatory; authorizing purchase of real estate for the Oklahoma State Reformatory and providing for appraisal of real estate to be purchased.

The President declared the Senate adjourned, as provided under the Field motion, the Clerk's desk being clear of matters.

ELEVENTH LEGISLATIVE DAY

Thursday, January 24, 1957

Pursuant to adjournment, the Senate met at 10:30 a. m., and was called to order by its President Pro Tempore, Senator Baldwin.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, HERNON, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Collins (Pontotoc), Hall, Jones, McSpadden.—4.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Mahan asked unanimous consent, which was granted, that Tommy Harkin, young son of Assistant Attorney General, Mr. J. C. Harkin, be made an Honorary Page for this legislative day.

Senator Grantham asked unanimous consent, which was granted, that Edwin, son of Mr. and Mrs. W. M. Wiles of Ponca City, be made an Honorary Page for this legislative day.

LOBBY PERMIT

The following request for Lobby Permit was submitted and referred to the Special Committee appointed to consider Lobby Permits:

Savage, Gibson, Benefield & Shelton, attorneys, state that they office at 2701 Liberty Bank Building, Oklahoma City, Oklahoma; that they are all of legal age;

that they are legislative representatives for: Association of Casualty and Surety Companies. That at the conclusion of their services they expect to bill their client, Association of Casualty and Surety Companies, for a reasonable attorneys' fee based on the time spent; that they make this statement in compliance with the laws of the State and petition the Honorable Oklahoma State Senate that they be granted a permit to appear before Committees and act in their duly assigned capacity in the interest of the Organization they represent.

Dated this 23rd day of January, 1957.

Savage, Gibson, Benefield & Shelton
S/By J. I. Gibson

COMMITTEE REPORT

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

SB 1—Education.

FIRST READING

The following Bills were introduced and read the first time:

SB 85—By Young (Haskell)—An Act relating to minors; making parents jointly and severally liable for damages resulting from malicious or wilful misconduct of a minor; limiting the liability to an amount not to exceed \$100.00; making this liability in addition to any other liability now imposed by law; placing jurisdiction in district courts; and, empowering district judges to determine liability of one or both parents.

SB 86—By Shoemake—An Act relating to water pipe lines supplying water to state institutions; authorizing the State Highway Commission to permit any municipality or water company to lay a pipe line within the right-of-way of any state highway, without charge,

when such pipe line is to be used by said municipality or water company for the sole purpose of supplying water to a state institution, under certain conditions; prescribing the duties and authority of said commission and of the governing boards or commissions of such institutions; making the provisions of this Act severable; and declaring an emergency.

SB 87—By Wilson (Greer)—An Act pertaining to institutional canteen funds, to be known as the Institutional Canteen Law; providing for the establishment of canteens in state institutions; providing for operation, control and supervision thereof; providing for audit of funds and for deposit and expenditures; providing for use of profit; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 76—Criminal Jurisprudence, then to Penal Institutions.

SB 77—Insurance.

SB 78—Judiciary.

SB 79—Criminal Jurisprudence.

SB 80—Public Safety.

SB 81—Criminal Jurisprudence.

SB 82—Appropriations and Budget.

SB 83—Judiciary, then to Privileges and Elections.

SB 84—Public Lands, then to Penal Institutions.

GENERAL ORDER

SB 62, by Young (Haskell) of the Senate and King and Mitchell of the House, was read and considered.

Senator Young (Haskell) moved to amend **SB 62** by adding a new section to be known as Section 5, as follows: "SECTION 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason

whereof this Act shall take effect and be in full force from and after its passage and approval," which amendment was declared adopted.

Upon motion of Senator Young (Haskell) **SB 62**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended, and **SB 62**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 62 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClen-don, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Cowden, Hall, Jones, McSpadden.—5.

Not Voting: Mahan, Miskovsky.—2.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Ham-ilton, Harris, Herndon, Hope, McClen-don, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Cowden, Hall, Jones, McSpadden.—5.

Not Voting: Mahan, Miskovsky.—2.

The Emergency was declared passed.

SB 62, as amended, was referred for engrossment.

GENERAL ORDER

SB 61, by Young (Haskell) of the Senate and King and Mitchell of the House, was read and considered.

Senator Cowden asked to be recorded present, which was the order.

Senator Young (Haskell) moved to amend **SB 61** by adding a new section to be known as Section 5, as follows: "SECTION 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval," which amendment was declared adopted.

Upon motion of Senator Young (Haskell) **SB 61**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young, the rules of the Senate were suspended, and **SB 61**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 61 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Pontotoc), Hall, Jones, McSpadden.—4.

Not Voting: Miskovsky.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Pontotoc), Hall, Jones, McSpadden.—4.

Not Voting: Miskovsky.—1.

The Emergency was declared passed.

SB 61, as amended, was referred for engrossment.

GENERAL ORDER

SB 4, by Allen of the Senate, and Stewart of the House, was read and considered.

Senator Hope moved that **SB 4** be ordered referred to the Judiciary Committee for further study, which motion was declared failed of adoption.

Senator Fine asked unanimous consent that further consideration of **SB 4** be deferred until Monday, January 28, which was the order.

RESOLUTIONS

SR 8, by Miskovsky, was by unanimous consent introduced by Senator Miskovsky and read at length, following which it was upon his request that all other members of the Senate were made co-authors.

SR 8 was read at length as follows, and adopted upon motion of Senator Miskovsky.

SENATE RESOLUTION NO. 8—By Miskovsky, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hall,

Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell).

A RESOLUTION COMMENDING THE JUNIOR HOSPITALITY CLUB OF OKLAHOMA CITY.

WHEREAS, the Junior Hospitality Club of Oklahoma City was organized August 11, 1934, and has devoted itself to community needs, with faith and confidence in the growth of Oklahoma City; and

WHEREAS, the Club works in behalf of others, with the motto of "Help Yourself by Helping Others"; and

WHEREAS, the dedicated membership working together has established a reputation for cheerful cooperation with other organizations serving those in need; and

WHEREAS, among the achievements are: (1) assistance in the first major research program in preventive psychiatry for adolescence in southwestern United States; (2) aid in purchasing mobile disaster unit for the Salvation Army; (3) furnishing and equipping a school hearing room for the fourth, fifth, and sixth grades in the Culbertson School, Oklahoma City; (4) contributing to the Oklahoma Mental Health Association; (5) purchasing toys for the psychiatric clinic at the University Hospital; and (6) securing sporting goods for the patients at the University School of Medicine Hearing Clinic; and

WHEREAS, these contributions to the welfare of Oklahoma City are made possible by the annual staging and production of the "Fabulous Follies."

NOW, THEREFORE BE IT RESOLVED BY THE MEMBERS OF THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE: That the Junior Hospitality Club of Oklahoma

City be commended and praised for their charitable work and public spirit; and

BE IT FURTHER RESOLVED: That the Senate extend every good wish for the continued success of the "Fabulous Follies" and, secondly, expresses the hope the citizens of Oklahoma will recognize the praiseworthy work done by the Junior Hospitality Club of Oklahoma City, and will support the "Fabulous Follies of 1957"; and

BE IT FURTHER RESOLVED THAT A CERTIFIED COPY OF THIS RESOLUTION be prepared and presented to Mrs. Warren Morris, President, Junior Hospitality Club, Oklahoma City, Oklahoma, recipient for the organization.

SR 8 was referred for enrollment. Senator Walker presiding.

Senator Boecher asked unanimous consent to introduce the following resolution, which was granted, and upon his request, it was considered immediately, read at length as follows, and adopted upon his motion:

SENATE RESOLUTION NO. 9—By Boecher, Fine, Baldwin, Rinehart, Mahan.

A RESOLUTION PROVIDING FOR THE EMPLOYMENT OF TECHNICIANS AND SKILLED HELP IN CONNECTION WITH ANY CONTRACT OR CONTRACTS BETWEEN THE GRAND RIVER DAM AUTHORITY AND THE PUBLIC SERVICE COMPANY OR ANY OTHER COMPANY.

WHEREAS, Disputes, arguments and controversies, have arisen in connection with the proposed contract between the Grand River Dam Authority and the Public Service Company regarding the sale of electrical power, and protection of public interest requires the employment of technical assistance by the State as to the advisability of such contract and the terms and provisions and conditions thereof;

BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLA-

TURE OF THE STATE OF OKLAHOMA:

SECTION 1. The President Pro Tempore of the Senate shall immediately employ and fix the compensation of technicians and skilled persons, as he believes necessary, to examine, study, and make recommendations, to the Senate, the Twenty-sixth Legislature of the State of Oklahoma and the State Legislative Council, on any contract or contracts between the Grand River Dam Authority and the Public Service Company or any other company for the sale of electrical energy. Such compensation shall be paid from any funds available for payment of expenses of the State Senate on a claim or claims approved by the President Pro Tempore of the Senate.

SR 9 was referred for enrollment.

Senator Sandlin asked to be excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 38, by Shoemake of the Senate, and Hammers, et al, of the House was read and considered.

Upon motion of Senator Shoemake, **SB 38** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended, and **SB 38** was considered engrossed and placed upon third reading and final passage.

Senator Shoemake asked unanimous consent, which was granted, that the name "Ham" as a co-author of **SB 38** be stricken, and the name "Hammers," be inserted, as a correction in spelling.

THIRD READING

SB 38 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-

en, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Pontotoc), Hall, Jones, McSpadden, Sandlin.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Pontotoc), Hall, Jones, McSpadden, Sandlin.—5.

The Emergency was declared passed.

SB 38 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 2**, as amended.

HAs to SCR 2 read as follows, rejected upon motion of Senator Fine and conference requested:

AMENDMENT NO. 1. Page one (1) by adding "DANIEL," as co-author.

AMENDMENT NO. 2. Page one (1), line five (5) and six (6), of Title of Engrossed Senate Concurrent Resolution No. 2, by striking the following words from the title of said Resolution to-wit: "STATE SENATE AND HOUSE OF REPRESENTATIVES" and insert in lieu therefor the following, "LEGISLATIVE COUNCIL."

AMENDMENT NO. 3. Page one (1),

Section one (1), Lines thirty (30) and thirty-one (31), by striking the following words: "That the President Pro Tempore of the Senate and Speaker of the House of Representatives appoint," and insert in lieu therefor the following, "That the Legislative Council be directed to create a committee composed of."

GENERAL ORDER

Upon motion of Senator Young (Haskell), **SB 27**, by Young (Haskell) et al, was ordered withdrawn from the Calendar and referred to the Committee on Appropriations and Budget.

Senator Fine moved that, when the Clerk's desk is cleared of routine matters, the Senate adjourn to meet at 1:30 p. m., Monday, January 28, 1957, which motion prevailed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 32 correctly engrossed.

SB 8 and **SCR 3** each correctly enrolled.

Engrossed **SB 32** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 8**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SCR 3** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 510—A Concurrent Resolution relating to the Tulsa State Fair, Tulsa, Oklahoma, and the State Fair of Oklahoma, Oklahoma City, Oklahoma; designating said Tulsa State Fair as "The Official Oklahoma Golden Anniversary
* * *

HCR 512—A Concurrent Resolution

commemorating Boy Scout Week and the forty-seventh anniversary of the Boy Scouts of America and requesting members of the Honorable Senate to sit with members of the House in Joint Session for observances of said anniversary.

By unanimous consent consideration of **HCRs 510** and **512** was deferred for this legislative day.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 536—By Shibley, Allard, Nixon, Daniel, Langley, Musgrave, Calkins, Chambers, Cartwright (Bryan), Tinker, Alexander, Jumper, Welch, Sparks, Long (Caddo), Munson, Patten, Slater, Lance, Briscoe, Inman, Priebe, Bower, Price, Simmons and Sparkman—An Act relating to a State Wide Broiler Show; authorizing the State Board of Agriculture to organize and fix time and place for same and determine premiums to be offered; providing that a maximum of eighty-five per cent (85%) of funds appropriated for premiums shall be offered to junior exhibitors; authorizing State Board of Agriculture to make rules and regulations governing operation of show; making appropriation for payment of premiums; providing that adult exhibitors shall pay entry fee and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 88—By Miskovsky—An Act pertaining to state employees; providing for a forty (40) hour work week; providing for overtime pay; repealing all Acts or parts of Acts in conflict; fixing effective date of Act.

SB 89—By Miskovsky—An Act pertaining to ambulance drivers; providing

for first aid instruction for drivers; fixing effective date of this Act.

SB 90—By Hope of the Senate and Ozmun of the House—An Act relating to issuance of certificates of title to motor vehicles, and to security interests therein, in Oklahoma; declaring certificates of title to be muniments of title in this state; providing for issuance of a non-transferrable "owner's copy" of each certificate of title to be held by the owner, with the original copy thereof to be delivered to and held by the lienholder, if any; prescribing procedures for creating, perfecting, and releasing security interests in motor vehicles and rules governing priorities of same; excluding certain types of liens from the purview of this Act; amending Section 23.5, Title 47 O. S. 1951, relating to issuance of duplicate certificates in case of lost or destroyed certificate of title; exempting security interests from filling requirements applicable to chattel mortgages generally; exonerating members, employees, and agents of the Oklahoma Tax Commission from liability for fraudulent acts of others, or for clerical or typographical errors inadvertently made, and exonerating members of the Okla-

homa Tax Commission from improper acts or mistakes of motor license agents; establishing a temporary motor vehicle title fee fund; and appropriating 25% of motor vehicle title fees collected thereto for tax commission use in administration of this Act; making the provisions of this Act cumulative to existing statutes; repealing all laws or parts of laws in conflict herewith; defining terms; and prescribing the effective date of this Act.

COMMITTEE REPORT

The following Joint Resolution was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

SJR 1—Economic and Industrial Development—Coauthored by Representatives Sweeney, Greenhaw, Ruby, Tinker, Stewart, Green, Bohr, Vandiver, Norris, Cartwright, Alexander, Fuller, Simmons, Cook, Musgrave, Goodfellow, Moad, Priebe, Clark and Bouse.

The desk being cleared, the Presiding Officer declared the Senate adjourned to meet at 1:30 p. m., Monday, January 28, 1957.

TWELFTH LEGISLATIVE DAY

Monday, January 28, 1957

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Collins (Pontotoc), Frazier, Mahan, Trent.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Clarence M. Ball, Pastor of the First Methodist Church of Hollis.

The Journal for the last legislative day was declared approved.

COMMITTEE REPORTS

The following Bills and Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 2—Appropriations and Budget.

SB 29—State and Federal Government—To Appropriations and Budget by previous order.

DO PASS, as amended:

SB 43—Privileges and Elections—Co-authored by Senator Carrier.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 38, 61 and 62 each correctly engrossed.

SRs 8 and 9 each correctly enrolled.

Engrossed **SBs 38, 61 and 62** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SRs 8 and 9** were each properly signed and ordered transmitted to the Secretary of State.

FIRST READING

The following Bills and Resolutions were introduced and read the first time:

SJR 6—By Boecher—A Joint Resolution relating to assistance of needy persons who have attained the age of sixty-five (65) years; determining the minimum realistic budget of needs of such persons; authorizing recipients of assistance to receive income from other sources in limited amounts; prescribing duties of the Oklahoma Public Welfare Commission; and declaring an emergency.

SJR 7—By Miskovsky—A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment to Article XXIV, Oklahoma Constitution, by amending Sections 1 and 3 thereof, so as to require constitutional amendments to be approved only by a majority of the electors voting on the amendment: and ordering a special election.

SB 91—By Grantham of the Senate and Craig and Bailey (Kay) of the House—An Act creating a Superior Court in Kay County, Oklahoma; fixing the civil, criminal, and appellate jurisdiction thereof; providing for the qualifications, election, term, compensation and powers of the judge thereof, and providing that said office shall be filled for the first time at the general election held in 1958; providing that the principal office of said court shall be at Ponca City, Oklahoma, but authorizing proceedings and terms of such court to be held at any other place in Kay County; making the Court Clerk of Kay County the clerk of said court; relating to procedure of said court, appeals therefrom, juries, and fees, fines, and for-

feitures; providing for a stenographer; fixing duties of the County Attorney and Sheriff; providing for payments of expenses of said court; providing for transfer of certain causes pending in said county in the District Court and County Court to said Superior Court; and providing for recording of judgments and orders of said court.

SB 92—By Wilson (Greer) and Dacus of the Senate and Hurst, Skeith and Nigh of the House—An Act pertaining to paroles; amending 57 O. S. 1951 § 332.10; and declaring an emergency.

SB 93—By Miskovsky—An Act relating to domestic relations, divorce, annulment of marriages, separate maintenance, child custody and support, alimony and property division; declaring the policy of this state; providing for temporary orders and hearing thereon, thirty (30) day waiting period before trial, pre-trial and other conferences, investigations, reports, medical examination of parties and children, and costs; fixing time for appeals; prohibiting remarriage for one (1) year; requiring one party to action to be a resident of this state for one (1) year before divorce granted; amending 12 O.S. 1951, § § 1276, 1278, 1280, 1282, 1284, and 1275 and 1277, as amended by Section 1, Chapter 22b, Title 12, Page 142, Oklahoma Session Laws 1955; repealing all laws or parts of laws in conflict; and providing invalidity of any part shall not affect any other part.

SB 94—By Miskovsky, of the Senate and Cunningham, of the House—An Act relating to juvenile courts in certain counties; creating a juvenile court in counties having a population of one hundred thousand (100,000) or more as determined by the last or any succeeding Federal Decennial Census; providing for appointment and term of judge in newly created courts; amending 20 O. S. 1951 § § 771 and 791; and declaring an emergency.

SB 95—By Miskovsky—An Act providing for the recovery of damages from

the parents of minors under eighteen years of age for wilful or malicious destruction of property; limiting the amount to three hundred dollars (\$300.00); and declaring an emergency.

SB 96—By Miskovsky—An Act relating to county probation officers in counties having a population in excess of 300,000 as shown by the last preceding Decennial Federal Census; fixing the salaries of such county probation officers, to be payable from county funds; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 85—Criminal Jurisprudence.

SB 86—Roads and Highways.

SB 87—State and Federal Government.

SB 88—State and Federal Government.

SB 89—Public Safety.

SB 90—Judiciary, then to Banks and Banking.

HB 536—Agriculture.

Senator Allen presiding.

GENERAL ORDER

SB 31, by Price of the Senate, and Calkins, et al of the House, was read and considered.

Senator Cowden moved that **SB 31** be ordered withdrawn from the Calendar and referred to the Committee on Social Welfare, which motion prevailed.

SB 22, by Young (Haskell), Wilson (Greer), Hamilton, Jones, Shoemake, Dacus, and Herndon of the Senate, and Spear and Mitchell of the House, was read and considered.

Upon motion of Senator Young (Haskell) **SB 22** was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended, and **SB 22** was considered en-

grossed and placed upon third reading and final passage.

THIRD READING

SB 22 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Collins (Pontotoc), Frazier, Mahan, Trent.—4.

Not Voting: Easterly, McColgin.—2.

The Bill was declared passed.

Senator Young (Haskell) moved to reconsider the vote by which **SB 22** was passed, which motion was declared adopted, upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Pontotoc), Frazier, Mahan, Trent.—4.

Not Voting: Herndon.—1.

Senator Young (Haskell) asked unanimous consent that the vote by which **SB 22** was advanced to engrossment and third reading be reconsidered, which was the order.

By unanimous consent, further consideration of **SB 22** was temporarily deferred.

MESSAGES FROM HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 511**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SB 8**.

Enrolled **SB 8** was ordered referred to the Governor for consideration.

GENERAL ORDER

SJR 1, by Rinehart, McClendon, Field, Hamilton, Cartwright, Fine and Miskovsky was read and considered.

Senators Dacus, Ritzhaupt, Sandlin, Shoemake, Coppock, Breeden, Perryman, Hope, McColgin, and Young (Cleveland) asked unanimous consent, which was granted, to be made co-authors of **SJR 1**.

The President presiding.

Upon motion of Senator Rinehart, **SJR 1**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended, and **SJR 1** as co-authored was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 1 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Collins (Pontotoc), Frazier, Mahan, Trent.—4.

The Resolution was declared passed.

SJR 1 was referred for engrossment.

GENERAL ORDER

Referring further to **SB 22**:

Senator Young (Haskell) moved to amend **SB 22**, lines 1, 2, 3, 4, page 1 by deleting Section 1 and the symbol, letter and figure “§ 2 (c)” and inserting the following: “Section 1, 63 O. S. 57(c) is hereby amended to read: “§ 57 (c)” and amending the title to conform herewith, which amendment was declared adopted.

Upon motion of Senator Young (Haskell), **SB 22**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended and **SB 22**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 22 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-
en, Carrier, Cartwright, Collins (Creek),
Coppock, Cowden, Dacus, Dendy, East-
erly, Field, Fine, Garvin, Grantham,
Hall, Hamilton, Harris, Herndon, Hope,
Jones, McClendon, McColgin, McSpad-
den, Miskovsky, Payne, Perryman, Price,
Rinehart, Ritzhaupt, Sandlin, Shoemake,
Stipe, Tipps, Walker, Wilson Beckham),
Wilson (Greer), Young (Cleveland),
Young (Haskell).—40.

Excused: Collins (Pontotoc), Frazier, Mahan, Trent.—4.

The Bill was declared passed.

On the question of passage of Emer-
gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-
en, Carrier, Cartwright, Collins (Creek),
Coppock, Cowden, Dacus, Dendy, East-

erly, Field, Fine, Garvin, Grantham,
Hall, Hamilton, Harris, Herndon, Hope,
Jones, McClendon, McColgin, McSpad-
den, Miskovsky, Payne, Perryman, Price,
Rinehart, Ritzhaupt, Sandlin, Shoemake,
Stipe, Tipps, Walker, Wilson Beckham),
Wilson (Greer), Young (Cleveland),
Young (Haskell).—40.

Excused: Collins (Pontotoc), Frazier,
Mahan, Trent.—4.

The Emergency was declared passed.

SB 22 was referred for engrossment.

Senator Mahan asked to be recorded
present, which was the order.

GENERAL ORDER

SB 7, by Hope, Wilson (Greer), et al,
was read and considered.

Senator Hamilton moved to amend
SB 7, line 16, page 4, by deleting after
the word “government,” and before the
word, “those,” the word, “and,” and
inserting a comma, and in lieu thereof,
insert the following: “those professional
employees of the State Board of Edu-
cation,” which amendment was declared
failed of adoption.

Senator Ritzhaupt moved to amend
SB 7, line 6, page 8, by striking the
words “ex-officio,” which amendment
was declared adopted.

Senator Ritzhaupt moved to amend
SB 7, line 8, page 8, by adding after
the word “Commission” and before the
word “and” the following: “the Chair-
man of the Tax Commission and the
Attorney General or his representative,”
which amendment was declared adopted.

Senator Stipe moved to amend **SB 7**,
line 12, page 8, by adding after the
word “Governor” a new sentence, to
read: “said appointments to be subject
to approval and consent of the State
Senate.”

Senator Hope moved that further con-
sideration of **SB 7** be deferred for this
legislative day, which motion failed of
adoption.

Senator Stipe asked unanimous consent, which was granted, to amend his amendment to read: "said appointive members to be subject to approval and consent of the State Senate."

The vote occurring on the Stipe amendment, as amended, it was declared adopted.

Senator Ritzhaupt moved to amend **SB 7**, line 5, page 8, by changing the words and figures "Seven (7)" and "four (4)" to read "Nine (9)" and "Six (6)", which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 7**, line 5, page 10, by changing the word and figure "four (4)" to read "five (5)", which amendment was declared adopted.

Senator Miskovsky moved to amend **SB 7**, page 24, by adding after Section 12 a new Section, as Section 13, to read as follows: "Section 13. From and after the effective date of this Act no state employee of the State of Oklahoma shall be required to work more than forty (40) hours per week, unless such employee shall be paid one and one-half (1½) times his normal wage for such period of overtime that he work."

Senator Miskovsky asked unanimous consent, which was granted, to amend his amendment by striking the word and figures, "forty (40)" and inserting the word and figures "forty-two (42)".

Senator Boecher moved to table the Miskovsky amendment, as amended, which motion failed of adoption, the roll call thereon being as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Coppock, Field, Fine, Garvin, Grantham, Hall, Wilson (Greer), Young (Haskell).—12.

Nay: Allen, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe,

Tipps, Walker, Wilson (Beckham), Young (Cleveland).—27.

Excused: Collins (Pontotoc), Frazier, Trent.—3.

Not Voting: Jones, Rinehart.—2.

The vote occurring on the Miskovsky amendment, as amended, it was declared adopted, the roll call thereon being as follows:

Aye: Allen, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Grantham, Hall, Hamilton, Harris, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Young (Cleveland).—27.

Nay: Baldwin, Boecher, Breeden, Carrier, Coppock, Field, Fine, Garvin, Herndon, Wilson (Greer), Young (Haskell).—11.

Excused: Collins (Pontotoc), Frazier, Trent.—3.

Not Voting: Hope, Jones, Rinehart.—3.

Senator Shoemake moved to amend **SB 7**, lines 16 and 17, page 4, by striking after the word "and" the word "those in the Oklahoma System of Higher Education and," which amendment was declared failed of adoption.

Senator Wilson (Greer) moved to amend **SB 7**, line 3, page 11, by striking after the word "exceed" and before the period the figures "7,200.00" and inserting the figures "8,400.00", which amendment was declared adopted.

Senator Wilson (Greer) moved to amend **SB 7**, line 12, page 23, by striking after the word "before" and before the word "with" the words and figures "July 1, 1957" and substituting the words and figures, "July 1, 1958; provided however classified positions as defined in this Act in Grade One shall be effective on July 1, 1957", which amendment was declared adopted.

Senator Ritzhaupt moved to amend

SB 7, line 8, page 25, by striking after the word and figures "SECTION 13" the rest of line 8 and lines 9 and 10 and inserting: "The Rules, Regulations and Job Classification and salary range shall be referred to the Legislature for their consideration and action before they are effective," which amendment was declared failed of adoption.

Upon motion of Senator Wilson (Greer), **SB 7**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Greer), the rules of the Senate were suspended and **SB 7**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 7 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Hamilton, McClendon.—2.

Excused: Collins (Pontotoc), Frazier, Trent.—3.

Not Voting: Dendy, Rinehart.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky,

Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Hamilton, McClendon.—2.

Excused: Collins (Pontotoc), Frazier, Trent.—3.

Not Voting: Dendy, Rinehart.—2.

The Emergency was declared passed.

SB 7 was referred for engrossment.

COMMITTEE REPORT

Senator Wilson (Greer) submitted the following Report of the Committee on Rules and, as provided under Rule 44, consideration was deferred for this legislative day:

SENATE RULES

TWENTY-SIXTH OKLAHOMA

LEGISLATURE

COMMITTEE ON RULES

Oklahoma City, Oklahoma

January 28, 1957

Mr. President:

We, your Committee on Rules, having had under consideration the preparation of the rules of the Senate for the Twenty-Sixth Legislature, beg leave to report that we have considered the same and recommend that the following rules be adopted as the rules of the Twenty-Sixth Legislature.

We further recommend that the Secretary of the Senate be instructed to prepare the appropriate addenda for the Rule Book and to deliver said permanent rules as adopted and the addenda to the Committee on Employment and Printing.

Respectfully submitted,

Wilson (Greer), Chairman

OFFICERS OF THE SENATE

Cowboy Pink Williams, Caddo

President

Don Baldwin, Anadarko

President Pro Tempore

Ray Fine, Gore
Floor Leader

Leon B. Field, Texhoma
Assistant Floor Leader

Leo Winters, Norman
Secretary

Miss W. E. Shipley, Oklahoma City
Chief Journal Clerk

George O'Neal, Oklahoma City
Calendar Clerk

Marjorie Kerley, Oklahoma City
Chief Engrossing and Enrolling
Clerk

Frank Truel, Oklahoma City
Sergeant-At-Arms

Chester Lamb, Oklahoma City
First Assistant Sergeant-At-Arms

Frank Bosin, Anadarko
Chaplain

SENATE RULES

ORDER OF BUSINESS

If, upon calling the roll, there be a quorum present business shall proceed within the following order:

- (a) Prayer by the Chaplain.
- (b) Introduction of guests.
- (c) Reading and Correction of the Journal.
- (d) Resolutions and Notices.
- (e) Petitions and Memorials.
- (f) Reports of Special Committees.
- (g) Reports of Standing Committees.
- (h) Introduction of Bills.
- (i) Bills on Second Reading.
- (j) Bills on Third Reading.
- (k) Unfinished Business.

STANDING RULES

For Conducting Business
of the State Senate of
Oklahoma

Commencement of Daily Sessions.

RULE 1. (a) The Presiding Officer having taken the chair, and a quorum being present, the Journal of the pre-

ceding day shall be read, and any mistakes made in the entries corrected. When any motion shall be made to correct the same, it shall be deemed a privileged question, and shall be proceeded with until disposed of.

(U. S. Senate, III-1; Jefferson's Manual, Secs. VI, XLIX.)

(b) A quorum shall consist of a majority of the members elected to and constituting the Senate.

(U. S. Senate, III-2; Jefferson's Manual, Sec VI)

JOURNAL

RULE 2. (a) The proceedings of the Senate shall be briefly and accurately stated in the Journal. Messages of the Governor, Senate Resolutions and Memorials of the Legislature in full; titles of bills and resolutions, and such parts as shall be affected by proposed amendments; every vote and a brief statement of the contents of each petition or paper presented to the Senate shall be entered with the name of the Senator offering the same.

(U. S. Senate, LV; Jefferson's Manual, Sec. XLIX.)

(b) A printed copy of said Journal made up from the daily Journals as approved by the Senate, shall be duly authenticated by the President Pro Tempore and the Secretary of the Senate as the permanent Journal of the Senate.

PRESIDENT'S PRIVILEGES— POWERS

RULE 3. The President, or President Pro Tempore shall have the right to name a Senator to perform the duties of the chair, but such substitute shall not extend beyond the day; provided, that in the event no such substitute shall have been made, the Secretary of the Senate shall call the Senate to order, and before roll call, the Senate shall elect a member to serve as acting President during the day.

(U. S. Senate I-3; I-4; Jefferson's Manual, Sec. LX.)

It shall be the duty of the President to preserve order, prevent personal reflections, confine members in debate to the questions and he shall have the privilege to rise and speak in explanation of any question of order.

The President shall have general control of the Chamber and of the corridors and passages in that part of the Building assigned to the use of the Senate. In case of any disturbance or disorderly conduct in the galleries, corridors or passages, he shall have the power to order the same to be cleared and may cause any person guilty of such disturbance or disorderly conduct to be brought before the bar of the Senate. In all cases the Senate may take such measures as it shall deem necessary to prevent a repetition of such misconduct by excluding the offending person from admission to the Senate Chamber thereafter, or imposing other penalties.

RULE 4. The Committee on Senate and Legislative Affairs shall be and constitute the Committee on Legislative and Procedural Policy in the Senate with authority to require reports from Senate Committees and make reports and recommendations to the Senate. It shall also be and constitute the Calendar Committee of the Senate; and it shall be its duty to supervise and arrange the daily calendar, or the order of consideration of legislation, for the Senate.

ATTENDANCE OF MEMBERS

RULE 5. (a) No Senator shall absent himself from the Senate without leave.

(U. S. Senate, V-1; Jefferson's Manual, Sec. VII.)

(b) If, at any time during the daily sessions of the Senate, a question shall be raised by any Senator as to the presence of a quorum, the Presiding Officer shall forthwith direct the Secretary to call the roll and announce the result and

these proceedings shall be without debate.

(U. S. Senate, V-2; Jefferson's Manual, Sec. VII.)

(c) Whenever upon such roll call it shall be ascertained that a quorum is not present, a majority of the Senators present may direct the Sergeant-at-Arms to request and, when necessary, to compel the attendance of the absent Senators, which order shall be determined without debate; and pending its execution, and until a quorum shall be present, no debate nor motion except to adjourn shall be in order.

(U. S. Senate, V-3; Jefferson's Manual, Sec. VIII.)

RULE 6. The selection of seats of the membership of the Majority Party in the Senate shall be made on the first day of each Session and shall be made by the choice of the membership in the following order:

1st: The President Pro Tempore of the Senate.

2nd: The Floor Leader.

3rd: The Assistant Floor Leader.

4th: The Chairman of the Committee on Appropriations.

5th: The Chairman of the Committee on Revenue and Taxation.

6th: The other seats shall be selected by the members on the basis of their seniority and for those of equal seniority their service in the House of Representatives shall be considered as additional seniority. Otherwise those of equal seniority shall cast lots.

The members of the Minority Party of the Senate shall be seated under the direction of the Seating Committee.

CALL OF THE SENATE

RULE 7. (a) The Senate may operate under Call of the Senate upon a majority vote of the members present. The roll shall be called and the Sergeant-at-Arms directed to compel the

attendance of absentees. No Senator shall be excused except by unanimous consent. While the absentees are being notified to attend, the Senate shall have the power to proceed with the business of the Senate.

(b) After the Call of the Senate has been ordered, any Senator who having been thereafter recorded present and not having been excused by unanimous consent, shall be recorded as voting "NO" on the Final Passage of any measure taken during the Call of the Senate, if such Senator fails to answer to roll call.

SPECIAL ORDERS

RULE 8. (a) Any subject may, by a majority vote of the Senators elected to the body, be made a special order; and when the time fixed for its consideration arrives the Presiding Officer shall lay it before the Senate, and if it is not finally disposed of on that day shall take its place on the Calendar under the head of Special Orders in the order of time at which it was made special.

(U. S. Senate, XI; Jefferson's Manual, Secs. XVIII, XXXIII.)

(b) When two or more special orders have been made for the same time, they shall have precedence according to the order in which they were severally assigned, and that order shall be changed only by order of the Senate. All motions to change such order, or to proceed to the consideration of other business, shall be decided without debate.

(U. S. Senate, X-2; Jefferson's Manual, Secs. XVIII, XXXIII.)

OBJECTION TO READING A PAPER

RULE 9. When the reading of a paper is called for, and the same is objected to by any Senator, it shall be determined by a vote of the Senate without debate.

(U. S. Senate, XI; Jefferson's Manual, Sec. XXXII.)

DEBATE

RULE 10. When a Senator desires to speak he shall rise in his place and address the Presiding Officer, and shall not proceed until he is recognized. The Presiding Officer shall recognize the Senator who shall first address him. No Senator shall interrupt another Senator in debate without his consent, and to obtain such consent he shall first address the Presiding Officer. No Senator shall speak more than once upon any question in debate until every Senator desiring to speak shall be heard; nor more than twice upon the subject without leave of the Senate, except a motion to amend or substitute be made, and then he may speak once to such amendment or substitute; provided, that no Senator shall consume more than twenty minutes without the unanimous consent of the Senate.

(a) Provided, when considering bills on general order no Senator shall consume more than ten minutes without the unanimous consent of the Senate.

(b) When a question is under debate, no motion shall be in order except:

- 1) To fix time to which to adjourn
- 2) To adjourn
- 3) To lay on the table
- 4) To order previous question put
- 5) To suspend the Rules
- 6) To go into Executive Session
- 7) To postpone to a day certain
- 8) To commit to a Standing Committee
- 9) To commit to a Select Committee
- 10) To commit to the Committee of the Whole
- 11) To amend
- 12) To postpone indefinitely
- 13) To take a recess.

Motions above have precedence in order named, and the first seven (7) shall be decided without debate.

(c) No Senator in debate shall, di-

rectly or indirectly by any form or word, impute to another Senator or to other Senators, any conduct or motive unworthy or unbecoming a Senator.

(U. S. Senate, XIX-2; Jefferson's Manual, Sec. XVII.)

(d) If any Senator, in speaking or otherwise, transgress the rules of the Senate, the Presiding Officer shall, or any Senator may, call him to order. When a Senator shall be called to order he shall sit down and shall not proceed except in order.

(U. S. Senate, XIX-4; Jefferson's Manual, Sec. XVII.)

(e) If a Senator be called to order for words spoken in debate, upon the demand of the Senator or any other Senator, the objectionable words shall be taken down in writing, and read at the table for the information of the Senate.

(U. S. Senate, XIX-5; Jefferson's Manual, Sec. XVII.)

DEBATES IN THE COMMITTEE OF THE WHOLE

RULE 11. Debates in the Committee of the Whole shall be limited to five (5) minutes on any one motion or subject, by any member of the Senate, and no Senator shall speak more than once upon any question, except the proposer of the motion or amendment, who shall have the right to open and close the debate.

RECONSIDERATION

RULE 12. (a) A motion to reconsider any vote must be made on the same day on which the vote proposed to be reconsidered was taken, or on the legislative day succeeding. A motion to reconsider must be made by a Senator who voted in the majority, except to reconsider a vote on the final passage of a proposed bill or resolution which shall be privileged to any Senator. Consideration of such motion, or a motion to table, shall not be had on the same day, except by unanimous consent. In the

event the motion to reconsider is not called up for consideration within three (3) legislative days such motion shall be considered as having failed of adoption. Provided, however, in the case of reconsideration of the adoption or rejection of an amendment to, or a section of, a bill under consideration, the motion may be disposed of at any time before advancement of such measure to engrossment and third reading. Provided, that any motion to reconsider if made during the last six (6) days of the session shall be disposed of when made. Such motion may be made under any order of business in which the vote proposed to be reconsidered occurred. When a motion to reconsider is decided, that decision shall not be reconsidered; and no question shall twice be considered upon any of the following motions:

- 1) To adjourn.
- 2) To lay on the Table.
- 3) To take from the Table, or
- 4) Previous Question.

(U. S. Senate, XIII-1; Jefferson's Manual, Sec. XLIII.)

(b) Every motion to reconsider shall be decided by majority vote and may be laid on the table without affecting the question in reference to which the same is made, which shall be a final disposition of the motion; provided, that a motion to reconsider the final vote upon a bill or joint resolution passed shall be decided by a majority of the total membership elected to and constituting the Senate. If the Senate refuses to reconsider or if upon reconsideration shall affirm the first decision, no further consideration shall be in order, except by unanimous consent.

(U. S. Senate, XIII-1; Jefferson's Manual, Sec. XLIII.)

(c) When it is the desire of the Senate to reconsider a bill, resolution, report, amendment, order, or message, upon which a vote has been taken, which

shall have gone out of the possession of the Senate and been communicated to the House of Representatives, the motion shall be that the House be requested to return the same to the Senate for the purpose of reconsideration.

(U. S. Senate, XIII-2; Jefferson's Manual, Sec. XLIII.)

BILLS AND JOINT RESOLUTIONS

RULE 13. Every bill and joint resolution shall receive three readings previous to its passage, which readings shall be on three different days; and the Presiding Officer shall give notice at each reading, whether it be the first, second or third; provided, that the first and second readings of each bill may be by title only, unless the Senate in any case shall otherwise order.

(U. S. Senate, XLV-2; Jefferson's Manual, Sec. XXII.)

(a) No bill or joint resolution shall be committed or amended until it shall have been twice read.

(U. S. Senate, XIX-3; Jefferson's Manual, Sec. XXV.)

(b) Every bill and joint resolution reported from a committee shall be placed on the Calendar under General Order; unless otherwise ordered by the Senate.

SECOND READING

RULE 14. (a) When a bill is read a second time it shall be referred to a committee, unless otherwise ordered by the Senate.

(U. S. Senate, XIV-3; Jefferson's Manual, Sec. XXV.)

(b) After a measure has been considered as provided under General Order of business the next proceedings shall be by motion to advance said measure to engrossment and third reading, and after said measure has been so advanced it shall not be subject to amendment except by unanimous consent.

(c) After a measure has been ad-

vanced to engrossment and third reading it shall appear on the Calendar under the heading, "Bills on Third Reading."

THIRD READING

RULE 15. When a bill or resolution is read the third time the question shall be "Shall the bill pass?" and it shall not be in order to propose amendments.

(U. S. Senate, XV-1; Jefferson's Manual, Secs. XXVI, XXX.)

MOTION TO RECOMMIT

RULE 16. A motion may be made during the reading or consideration of any pending bill to recommit, with or without instructions, but if the motion is to commit with instructions, the said instructions shall be in writing, and such motion without instructions shall not be debatable.

(U. S. Senate, XV-1; Jefferson's Manual, Secs. XXVI, XXX.)

BILLS REFERRED

RULE 17. All bills referred shall go to their appropriate committees and shall be reported back to the Senate within ten (10) days and may be re-committed at any time before the final passage.

(a) Every Committee to whom a bill or resolution shall be committed may hold public hearings upon said bill or resolution, and shall hold public hearings when directed to do so by the Senate.

(b) It shall not be in order for any Committee to whom any bill or resolution shall be committed to make a report on said bill or resolution, unless a quorum of said Committee be present when said bill or resolution is considered and acted upon by said Committee. A Committee shall submit an original and five (5) copies of its Report.

TITLE OF BILL

RULE 18. After a bill has been ad-

vanced to engrossment and third reading or has been passed, the Presiding Officer shall put the question, "Shall the title of the bill remain the title of the Act?" The title, by amendment, may then be made to conform to the body of the bill.

CAPTION OF RESOLUTIONS

RULE 19. Senate Concurrent and Joint Resolutions when introduced shall contain a caption stating the contents and purport of such resolution, and the Journal shall show and refer to such resolution by caption only, save Joint Resolutions proposing an amendment to the Constitution, when such resolution, if passed, shall be spread at length on the Journal, with yeas and nays recorded thereon. Concurrent Resolutions may be extended at length in the Journal, if passed, and by order of the Senate. Senate Resolutions, if adopted, shall be shown in the Journal.

RESOLUTIONS

RULE 20. Except by unanimous consent the following classes of resolutions shall lie over for one day for consideration, after which they may be called up under their appropriate order of business:

(a) Resolutions containing calls for information from any of the executive or judicial departments, or from tribal or county officers, or from any corporate body or persons.

(U. S. Senate, XIV-5; Jefferson's Manual, Sec. XXV.)

(b) Resolutions giving rise to debate, except such as shall relate to the disposition of business immediately before the Senate, to the business of the day on which they may be offered or to adjournment or recess, shall be referred to committee unless otherwise ordered.

(c) No resolutions authorizing or directing the investigation of any officer or department of this State shall be considered by the Senate unless such resolution is accompanied by an affi-

davit of some credible person setting forth the facts sufficient to justify such investigation.

MOTION TO TABLE AMENDMENTS

RULE 21. When an amendment proposed to any pending measure is laid on the table, it shall not carry with it, or prejudice, such measure.

(U. S. Senate, XVII.)

AMENDMENTS— DIVISION OF A QUESTION

RULE 22. If the question in debate contains several propositions, any Senator may have the same divided, except a motion to strike out and insert, which shall not be divided; but the rejection of a motion to strike out and insert one proposition shall not prevent a motion to strike out and insert a different proposition nor shall it prevent a motion simply to strike out; nor shall the rejection of a motion to strike out prevent a motion to strike out and insert. But pending a motion to strike out and insert, the part to be stricken out and the part to be inserted shall each be regarded for the purpose of amendment as a question; and motions to amend the part to be stricken out shall have precedence.

(U. S. Senate, XXVIII; Jefferson's Manual, Secs. XXV, XXVI.)

MANNER OF DIVIDING THE HOUSE

RULE 23. When a division is called for, those voting in the affirmative shall rise in their seats and remain standing until counted aloud by the Secretary. Then those voting in the negative shall rise and shall stand until they are counted as before, when the President shall announce the result.

APPOINTMENT OF COMMITTEES

RULE 24. The Presiding Officer shall appoint all temporary and special committees except those otherwise filled by the Senate.

MOTIONS

RULE 25. (a) Every motion shall be reduced to writing, if desired by the Presiding Officer, or by any Senator, and shall be read before the same is debated.

(U. S. Senate, XXI-1; Jefferson's Manual, Sec. XX.)

(b) Any motion may be withdrawn by the member making it, before amendment, postponement, or order to lay on the table, or the ordering of the yeas and nays.

(U. S. Senate, XXI-2; Jefferson's Manual, Sec. XX.)

PRECEDENCE OF MOTIONS

RULE 26. When a question is pending, no motion shall be received except:

- a) To adjourn
- b) To adjourn to a day certain or that when the Senate adjourns it shall be to a day certain.
- c) To proceed to the consideration of executive business.
- d) To take recess.
- e) To lay on the table.
- f) To postpone indefinitely.
- g) To postpone to a day certain.
- h) To commit.
- i) To amend.

Which several motion shall have precedence as they stand arranged; and the motions relating to adjournment, to take a recess, to proceed to the consideration of executive business, to lay on the table, shall be decided without debate.

CHAIRMAN OF COMMITTEES

RULE 27. The first and second persons named on any committee shall be the Chairman and Vice Chairman, respectively, of said committee; and the Secretary shall deliver all papers referred to any Committee to the Chairman; provided, that if the Chairman be

absent, the Vice Chairman of the committee shall act in his stead.

(U. S. Senate, XXIV; Jefferson's Manual, Sec. XI.)

WHEN COMMITTEES SHALL MEET

RULE 28. No committee shall sit during a session of the Senate without leave, except the Committee on Enrolled and Engrossed Bills and the Committee on Rules and Committees, and they shall have leave to sit or report at any time.

(a) It shall not be in order for any Committee to meet for the consideration of any bill or resolution until notice of such Committee meeting has been given to members of the Committee by the Chairman of said Committee. The notice shall be given by the Chairman through announcement in open meeting of the Senate, individual letter or by notice posted on the Senate Bulletin Board.

CONFERENCE COMMITTEES AND REPORTS

RULE 29. (a) The presentation of reports of committees on conference shall always be in order, except when the Journal is being read or the roll is being called. An original and five (5) copies of a Conference Committee Report shall be submitted and shall be accompanied by a detailed written statement sufficiently explicit to inform the Senate what effect such amendments or propositions will have upon the measures to which they relate.

(b) Every bill or resolution amended by Conference Committee Report shall be reprinted with the amendments, agreed upon in Conference, fitted therein, thereby giving every member of the Senate opportunity to learn immediately the effect of said Conference Committee Report on said bill or resolution. The bill or resolution so reprinted shall be laid upon the desk of each Senator.

COMMITTEE OF THE WHOLE

RULE 30. In forming Committees of

the Whole, the President shall leave the Chair. The President Pro Tempore, or any Senator designated by him, shall preside, subject to the rights of the Senate to select its own chairman.

BILLS CONSIDERED BY COMMITTEE OF THE WHOLE

RULE 31. All bills and resolutions may be considered in the Committee of the Whole.

RULES IN COMMITTEE OF THE WHOLE

RULE 32. The rules of the Senate shall be observed in the Committee of the Whole so far as they may be applicable, but the following special rules shall be observed:

(a) If a message is announced during a committee, the President, President Pro Tempore, or any Senator delegated by either of them, must take the chair and receive it.

(b) The bills shall first be read at length and then read and considered by sections, unless otherwise ordered.

(c) The proceedings of the Committee of the Whole shall not be printed in the Journal, provided that upon the request of ten (10) members, a roll call taken in the Committee of the Whole together with the subject matter relating thereto, shall be printed in the Journal.

(d) The Committee cannot adjourn, but if their business is finished, they rise and report.

(e) When the Senate is resumed, the Chairman of the Committee reports.

RULE 33. The adoption by the Senate of a report of the Committee of the Whole shall dispose of a measure in accordance with such report.

PRIVILEGES OF THE SENATE

RULE 34. (a) No person except members of the Senate and its officers and employees, the Governor and ex-Gov-

ernors of the State and Territory, all members of the House of Representatives, all State Officers, members of the United States Senate and Congress, ex-Lieutenant Governors, and ex-members of the Senate, not engaged in lobbying before the Senate or Senators and immediate members of the families of Senators shall be admitted to the floor of the Senate during the sitting of the Senate; provided, however, that special personages may be invited to visit the Senate during its session upon the vote of the Senate.

(b) No person not a member of the Senate shall address the Senate in session save by the unanimous consent of the Senate.

(c) The west gallery of the Senate Chamber is hereby set aside for exclusive use as the Senate Guest Gallery. Admission thereto shall be given to relatives and friends of Senators only upon a pass issued and signed by a member of the Senate.

(d) No person except a member of the Senate shall occupy the Chair of any Senator at any time.

DECORUM OF MEMBERS

RULE 35. No Senator shall walk out or across the Senate Chamber when the President is stating a question or addressing the Senate, nor, when a member is speaking, pass between him and the President.

GENERAL ORDER

RULE 36. All bills and resolutions reported by standing committees shall be referred and placed on the Senate Calendar under the heading **GENERAL ORDER**. All bills and resolutions on General Order shall be subject to general amendment and the following rules shall be observed.

(a) The bills shall first be read at length and then read and considered by sections unless otherwise ordered.

(b) Bills under consideration under the

heading GENERAL ORDER must not be interlined or defaced but all amendments offered shall be duly entered upon a separate piece of paper, shall be in writing and entered in the Journal.

MANNER OF PUTTING QUESTIONS

RULE 37. The President shall rise to put a question, but may state it sitting. All questions shall be put in this form, to-wit: "As many as are in favor (as the question may be) say 'Aye'; as many as are opposed say 'No'"; except when the yeas and nays are ordered, then the question shall be put thus; "As many as are in favor (as the question may be) will answer 'Aye' as your names are called; as many as are opposed will answer 'No'". When a motion or amendment is to strike out a part of the pending measure the question shall be directly upon the motion or amendment and shall be put: "Shall the motion (to strike out) prevail?"

PREVIOUS QUESTION

RULE 38. (a) There shall be a motion for the previous question, which shall be stated in these words, to-wit: "Shall the main question be now put?" Upon being ordered by a majority of the members voting, it shall have the effect to cut off all debate and bring the house to a direct vote upon the immediate question or questions on which it has been asked and ordered. The previous question may be asked and ordered upon a single motion, a series of motions allowable under the rules, or an amendment, or amendments, and include the bill to its passage or rejection. It shall be in order, pending motion for or after the previous question shall have been ordered on its passage, for the President to entertain and submit a motion to commit, with or without instructions, to a standing or select committee.

(b) If the previous question is carried, the original mover of the main

question, or if the bill or resolution originated in the other house, then the Chairman of the Committee reporting the same shall have the right to close the debate, and be limited to ten (10) minutes. Should the previous question be ordered on a subject debatable, before the same has been debated the friends and opponents of the measure shall have thirty (30) minutes on either side in which to debate the question.

QUESTIONS OF ORDER

RULE 39. A question of Order may be raised at any stage of the proceedings, except when the Senate is dividing, and unless submitted to the Senate, shall be decided by the Presiding Officer, without debate, subject to an appeal to the Senate. When an appeal is taken, any subsequent question of order which may arise before the decision of such appeal, shall be decided by the Presiding Officer without debate; and any appeal may be laid on the table without prejudice to the pending proposition and thereupon shall be held as affirming the decision of the Presiding Officer.

(U. S. Senate, XX-2; Jefferson's Manual, Sec. XXXIII.)

QUESTION OF PRIVILEGE

RULE 40. Question of privilege shall be: 1st, affecting the right of the Senate collectively, its safety, dignity, and the integrity of its proceedings; 2nd, the right, reputation and conduct of members individually in their representative capacity, only, and shall have precedence of all other questions, except motion to adjourn.

INTERRUPTIONS

RULE 41. A question regularly before the Senate can be interrupted only by call for the previous question, for amendment, postponement, commitment, to lay on the table, or adjournment.

FILLING OF BLANKS

RULE 42. On filling of blanks, the question shall first be taken on the largest sum, greatest number and most distant day.

AMENDMENT TO RULES

RULE 43. (a) Any proposed amendment to the rules shall lie over one day unless by unanimous consent the same shall be then considered. Any such amendment shall require the affirmative vote of a majority of those elected to and constituting the Senate.

(b) Rules may be suspended by the affirmative vote of a majority of those elected to and constituting the Senate.

DEBATE ON FINAL PASSAGE OF A BILL

RULE 44. After report on a bill by a committee, or after it has been perfected in the Senate, the same shall not be subject to debate on the question to engross and advance to third reading.

JEFFERSON'S MANUAL

RULE 45. All rules laid down in Jefferson's Manual, as construed and practiced by the United States Senate, are hereby declared to be the governing rules of the Senate, except wherein they conflict with the rules herein adopted.

ADJOURNMENT

RULE 46. (a) A motion to adjourn shall always be in order except when the motion shall have been the last voted on and no business transacted, or when a call for the previous question, the main question shall have been ordered to be now put, or when a member has the floor, and it shall be decided without debate.

(b) When the Senate adjourns it shall be to 1:30 p. m., of the next succeeding day, unless another day and hour shall be specifically named.

PRIVILEGES OF THE PRESS TABLE

RULE 47. (a) None but working and accredited representatives of newspapers and magazines bearing permits signed by the President of the Senate and the Chairman of the Capitol Press Association shall be permitted to the press table.

(b) Guests may be admitted to the press table with the permission of the President and the Chairman of the Capitol Press Association or his representative in the press gallery.

OFFICERS OF THE SENATE

RULE 48. The officers of the Senate shall be:

The President.

The President Pro Tempore.

The Floor Leader.

The Assistant Floor Leader.

The Secretary.

The Journal Clerk.

The Calendar Clerk.

The Reading Clerk.

The Chief Engrossing and Enrolling Clerk.

The Sergeant-at-Arms.

The 1st Assistant Sergeant-at-Arms.

The Chaplain.

All other persons in the service of the Senate or of its officers shall be designated as employees.

ENDORISING PAPERS

RULE 49. Every Senator presenting a paper shall endorse the same, if a petition, memorial, remonstrance, or communication to answer a call for information, with a concise statement of its subject and his name; if a notice or resolution with a brief title thereof and name; if a joint resolution or a bill, with a statement of its title and his name; and if taken from the Statutes or Constitution of any other State, a reference thereto; if a matter of any other kind for the consideration

of the Senate, with a statement and its subject, the proposer's name, and the reference desired.

STANDING COMMITTEES

RULE 50. The following standing committees shall be elected by the Senate, and no additions shall be made to any committee, except when a majority of the Senate agrees thereto:

- (1) Agriculture, consisting of 13 members.
- (2) Appropriations and Budget, consisting of 22 members.
- (3) Aviation, consisting of 6 members.
- (4) Banks and Banking, consisting of 6 members.
- (5) Business and Industry, consisting of 8 members.
- (6) Criminal Jurisprudence, consisting of 6 members.
- (7) Constitutional Amendments, Initiative and Referendum and Code Revision, consisting of 5 members.
- (8) Congressional and Legislative Redistricting, consisting of 6 members.
- (9) County Government, consisting of 9 members.
- (10) Economic and Industrial Development, consisting of 14 members.
- (11) Education, consisting of 13 members.
- (12) Employment and Printing, consisting of 4 members.
- (13) Engrossed and Enrolled Bills, consisting of 2 members.
- (14) Game and Fish, consisting of 12 members.
- (15) Insurance, consisting of 10 members.
- (16) Judiciary, consisting of 8 members.
- (17) Labor Relations, consisting of 7 members.
- (18) Military and Veterans Affairs, consisting of 7 members.

(19) Municipal Government, consisting of 5 members.

(20) Oil and Gas, consisting of 15 members.

(21) Parks and Recreation, consisting of 8 members.

(22) Penal Institutions, consisting of 9 members.

(23) Planning and Resources, consisting of 5 members.

(24) Privileges and Elections, consisting of 10 members.

(25) Public Health, consisting of 6 members.

(26) Public Lands, consisting of 5 members.

(27) Public Safety, consisting of 7 members.

(28) Public Service Corporations, consisting of 7 members.

(29) Revenue and Taxation, consisting of 9 members.

(30) Roads and Highways, consisting of 28 members.

(31) Social Welfare, consisting of 9 members.

(32) State and Federal Government, consisting of 13 members.

(SPECIAL RULES)

1. The Committee on Agriculture may handle such other subjects as flood control, soil erosion, reclamation, and irrigation.

2. The Committee on County Government shall handle all such subjects pertaining to County Government.

3. The Committee on Municipal Government shall handle all such subjects pertaining to Municipalities.

4. The Committee on State and Federal Government shall handle all such subjects pertaining to State and Federal Government, including The Grand River Dam Authority, The Turnpike Authority, and all other special subdivisions of State Government.

5. The Committee on Public Health

shall handle such other subjects as hospitals, pure food and drugs.

6. The Committee on Judiciary shall handle such other subjects as private corporations and legal advisory.

7. The membership of the above mentioned committees shall consist of the number shown opposite the title of said committee.

8. No member of the Senate shall, without unanimous consent of the Senate, serve on more than 7 standing Committees.

9. Every original bill or resolution introduced in the Senate shall be accompanied by 10 copies, and the original bill shall always be retained in the files of the Secretary of the Senate.

10. The Committee Chairman shall be supplied with a copy of the bill, and all copies accompanying the original bill shall be numbered consecutively. The subject matter of each bill or resolution and the copies thereof shall be so arranged that each line shall be numbered consecutively on each page.

Introduction of Bills

RULE 51. (a) One original and 10 copies of every bill shall be sent to the Secretary's desk.

(b) When any bill seeking to amend the present laws of the State is introduced in the Senate, all that portion of the Bill which is new matter and amends and changes the present law shall be underscored. The fact that a portion of the existing law has been omitted from any part of the bill shall be indicated by three stars (***) . When the Bill is printed, the new matter shall be designated by the use of italics. However, the omission of italics shall not be sufficient to delay or postpone the consideration of a bill.

(c) The procedure for the introduction of bills shall be as follows: A Senator desiring to introduce a bill shall rise at his desk and address the

President and when he has obtained recognition shall publicly notify the President that he desires to introduce a bill. The President shall then publicly announce that the Senator desires to introduce a bill; and when any Senator sends up to the reading clerk the bill to be introduced, the reading clerk shall read the title of the bill.

Or, a Senator may deposit all the bills he desires to introduce in a basket on the Secretary's desk, provided for that purpose, and when the order of business for the introduction of bills has been reached, and if all Senators who desire to do so have introduced their bills as hereinabove provided, the reading clerk shall take from such basket all bills contained therein and publicly read the titles thereof, numbering the bills consecutively in the order read. The authorship of any bill taken from the basket and thus introduced may be questioned by any Senator at the time of its introduction, and, unless the Senator or Senators appearing thereon as authors shall publicly acknowledge the authorship thereof, such bill shall be returned to the basket and not introduced.

Executive Business Proceedings on Nominations

RULE 52. When nominations shall be made by the Governor to the Senate, the Presiding Officer of the Senate shall announce that there are matters on the President's table for consideration of the Senate in executive session, and such nomination shall lie upon the President's table until such time as the Senate may go into executive session, when the Presiding Officer shall lay the same before the Senate, which shall refer each nomination to an appropriate standing committee for investigation, consideration and report; provided, however, that said nomination shall remain in the hands of the appropriate

Committee not less than 5 legislative days.

(U. S. Senate XXXVIII-1.)

Executive Proceedings Furnished to Governor

RULE 53. Nominations approved or definitely acted upon by the Senate shall not be returned by the Secretary of the Senate to the Governor until after the next executive session or while a motion to reconsider is pending, unless otherwise ordered by the Senate.

(U. S. Senate, XXXVIII-4.)

Secrecy on Remarks on Nominations

RULE 54. All information or remarks concerning the character or qualifications of any person nominated by the Governor to office shall be kept secret by the Senators and officers, but the result of the vote on confirmation or rejection of every nomination shall be published in the Journal of the Senate.

(U. S. Senate, XXXVII-2.)

Penalties for Violating the Confidence of the Senate

RULE 55. Any Senator or officer of the Senate who shall discuss the secret or confidential business proceedings of the Senate shall be liable, if a Senator, to suffer expulsion from the Senate, or punishment for contempt.

(U. S. Senate, XXXVI-4.)

Lobbying

RULE 56. Every person lobbying, or representing any person, organization, or corporation before the Senate, any committee thereof, or any individual member thereof, and who receives for his services fixed remuneration, expenses, or any other thing of value, shall be required to make application to the Senate for permission to lobby or appear as a representative in legislative meetings and reveal to the Senate the person, firm, organization, or corporation which he represents and

the remuneration or compensation he is to receive. The application shall be filed with the Secretary of the Senate, and shall be presented to the Senate, and the permission to lobby shall be approved by a majority of the members present and voting. Any person violating the provisions of this rule shall be in contempt of the Senate, and shall be punished as provided by law.

No one registered as an agent or lobbyist may be on the floor of the Senate during the time it is in session. No person, other than a state officer or legislator, shall discuss any measure with any Senator on the floor of the Senate during the time the Senate is session. Any person who violates this Rule or any person who shall gain admission to the floor of the Senate by false representation shall be forthwith ejected from the Senate Chamber and thereafter denied admission. No legislative employee shall lobby for or against any measure pending in the Senate and any such employee violating this Rule shall be forthwith discharged.

Attendance of Committee Meetings

RULE 57. Any member of any standing committee failing to attend three consecutive meetings of any committee of which he is a member shall be automatically dropped from the roll of said committee unless he be excused on proper showing by the chairman or a majority of the members of said committee.

Committee in Charge of Printing

RULE 58. All Bills, Calendars, Orders, Stationery and Resolutions ordered printed shall be in charge and under control of the Committee on Employment and Printing, regardless of former references, and printed under its direction. Said Committee shall examine and ascertain whether the prices charged for printing and quality and quantity furnished are in conformity with the

contract or orders of the Senate, and to audit and approve all printing accounts and see that proper vouchers exist for the same.

Duties of President Pro Tempore and Committee on Senate and Legislative Affairs

RULE 59. It shall be the duty of the President Pro Tempore to purchase all supplies for the use of the Senate and to have general supervision of the care, maintenance and sanitation of the Senate Chamber and Committee Rooms; and it shall be the duty of the committee on Senate and Legislative Affairs to audit, examine and pass upon the Senate accounts and expenses, and shall appoint from its members a subcommittee of three for the special purpose of auditing, passing upon and examining Senate accounts and expenses.

Duties of Sergeant-at-Arms

RULE 60. The Sergeant - at - Arms shall, under the direction of the Committee on Rules and Committees, have charge of all property of the Senate, and receive from the printer all matters printed for the use of the Senate, and shall keep a record of the time of the reception of each document and the number of copies received, and cause a copy to be placed on the desk of each member under orders of the Senate.

He shall serve all processes and shall enforce the rules of the Senate subject to the directions of the President.

Report of Committees

RULE 61. (a) A report of a committee must be endorsed with the statement of such report together with the name of the committee making the same, and shall be signed by the Chairman or ranking member participating in such decision or concurring in such report. A report by the minority of any committee shall be signed by the members submitting the same. A report of a

standing committee, having been read by the Secretary of the Senate, shall be considered accepted and the recommendation thereof adopted unless otherwise ordered by the Senate.

(b) A Committee shall not employ or resort to the process of substituting the provisions of one bill for another to avoid the requirement of the Constitution that a bill be read in each House on three separate days.

Privileges of Members

RULE 62. No person, except Senators, officers or designated employees, shall be permitted within the desk of the Secretary of or other custodian of public documents, files or papers, or of the room set apart for such use; and no Senator or other person shall visit or remain by the Secretary's table while the yeas and nays are being taken, except the officers and designated employees in the official discharge of their duties.

Duties of the President Pro Tempore

RULE 63. The powers and duties devolving upon the President shall vest in the President Pro Tempore or other person when exercising the office of President.

Powers of Committee

RULE 64. Any Senate Committee, either standing or special, shall be and is hereby authorized and empowered to issue process, compel attendance of witnesses, and to administer oaths to any person appearing before any said committee.

Authors of Bills to Be Given Hearing

RULE 65. When a bill is pending before a standing committee, the author thereof shall, upon request, be notified of the time and place of its consideration, and be given opportunity to be heard thereon. Any member of the House of Representatives shall be accorded the privilege of being heard up-

on all matters pending before the standing committee of the Senate.

Duties of Officers and Employees of the Senate

RULE 66. All officers and employees of the Senate whose duties do not require their presence in the Senate Chamber shall report and remain at their respective places of duty assigned to them by the Senate, during the hours that the Senate is in session, and at such other times as their services may be required.

Appropriation and Revenue Bills Take Precedence

RULE 67. (a) All appropriation bills originating in the Senate and revenue bills shall take precedence over all other bills and resolutions on Senate days, and all appropriations and revenue bills originating in the House shall take precedence over the House bills and Resolutions on House days.

(b) No revenue bill shall be considered by the Senate unless final action is taken thereon, on or before the last five days of the session of the Legislature.

(c) All bills carrying appropriations which are referred for consideration to any committee other than the Committee on Appropriations shall, immediately upon a favorable report by the committee to which referred or upon the rejection by the Senate of an unfavorable report by such committee thereon, be referred to the Committee on Appropriations for consideration by the Committee on Appropriations of the appropriation features; and no appropriation shall be considered by the Senate until the Committee on Appropriations has reported in accordance with the rules of the Senate.

Disposition of Bills

RULE 68. A bill, when advanced to engrossment and third reading together with the amendments thereto, shall be

delivered to the Chief of the Engrossing and Enrolling Department for engrossment. Thereafter, the engrossed bill together with the original bill and amendments shall be returned by said Chief to the Committee on Engrossed and Enrolled Bills. The Committee on Engrossed and Enrolled Bills, after having compared the engrossed bill with the original bill and amendments, shall make report to the Senate submitting the engrossed bill, together with the original bill and amendments, which engrossed bill shall be placed upon third reading and final passage, and if passed shall be signed by the Presiding Officer, and transmitted to the House of Representatives, and the original bill, with amendments, shall be delivered to the Secretary of the Senate for safekeeping.

The Committee on Engrossed and Enrolled Bills is authorized to correct misspelled words, "doublets" or repeated words when engrossing bills or resolutions.

Final Enrollment of the Bill

RULE 69. When a Senate Bill has been returned by the House with amendments (if amended), the amendments shall be considered by the Senate, and, when agreed to and the bill finally passed, it shall be delivered to the Engrossing and Enrolling Department for enrollment. The Chief of said Department shall enroll said bill and return with the engrossed bill to the Committee on Engrossed and Enrolled Bills, to be compared by said committee one with the other, and thereafter returned to the Senate, the enrolled bill for fourth reading and the original bill for deposit with the Secretary of the Senate.

JOINT RULES

Of the Senate and House of Representatives, Twenty-sixth Legislature of Oklahoma.

Joint Session—How Convened

RULE 1. When any business shall

require a joint session of the Senate and House of Representatives, the Senate, preceded by its officers, shall be conducted into the bar of the House and there be seated, the President of the Senate taking a seat by the side of the Speaker of the House, at his right.

Officers of Joint Session

RULE 2. The President of the Senate shall be the Presiding Officer of the joint session and the Secretary of the Senate shall call the roll of the Senate, to be announced by the President of the Senate. The Clerk of the House shall call the roll of the House, which shall be announced by the Speaker of the House. Both the Secretary of the Senate and the Clerk of the House shall keep a report of the proceedings to be entered on the Journals of their respective Houses.

Manner of Presenting Bills, Etc.

RULE 3. All bills, resolutions, votes and amendments by either House, to which the concurrence of both is necessary, as well as messages, shall be presented to the other by the Clerk, or Secretary of the House from which they are sent, or by the Assistant Secretary or Assistant Clerk, or by Messenger.

Revenue Bills Originate in House

RULE 4. All bills for raising revenue shall originate in the House of Representatives. The Senate may propose amendments to revenue bills. No revenue bill shall be passed during the last five days of the session.

Contents of Bills

RULE 5. Every act of the Legislature shall embrace but one subject, which shall be clearly expressed in its title, except general appropriation bills, general revenue bills, and bills adopting a code, digest, or revision of statutes; and no law shall be revised, amended or the provisions thereof extended or conferred by reference to its title only; but

so much thereof as is revised, amended, extended or conferred, shall be re-enacted and published at length; provided, that if any subject be embraced in any act contrary to the provisions of this rule, such act shall be void only as to so much of the law as may not be expressed in the title thereof.

(Article V, Section 57, Constitution)

Engrossment of Bills

RULE 6. All bills, memorials, or resolutions ordered to be engrossed shall be engrossed by the Clerk of the House in which originated.

Notice of Rejection

RULE 7. When a bill or resolution which has passed one House shall be rejected by the other, notice thereof shall be given to the House in which the same shall have passed.

Enrollment of Bills

RULE 8. All bills must be enrolled and reported to each House of the Enrolling Committee within three days after their passage; provided, that if the reconsideration of any bill is moved in either House previous to its presentation to the Governor, the Enrolling Committee shall hold the same until action is had upon such motion.

Manner of Enrollment

RULE 9. No bill, resolution or memorial shall be sent to the Governor for his approval, unless the same shall have been clearly and fairly enrolled without obliteration or interlineation.

Examination of Enrolled Bills

RULE 10. When a bill is enrolled, it shall be examined by a joint committee, composed of three members of each House appointed as a standing committee for that purpose, and it shall be their duty to compare the enrolled bills, correct the errors they may discover, and report the same forthwith to their respective Houses.

Signing of Bills

RULE 11. The presiding officer of each House shall, in the presence of the House over which he presides, sign all bills and joint resolutions passed by the Legislature immediately after the same shall have been publicly read at length, and the fact of the reading and signing shall be entered upon the Journal, but the reading at length may be dispensed with by a two-thirds vote of the quorum present, which vote, by yeas and nays, shall also be entered upon the Journal.

(Art. V, Section 35, Constitution)

Transmitting Bills to Governor

RULE 12. When a bill has been signed by the Speaker of the House of Representatives and President of the Senate, it shall be delivered to the Governor by the Joint Committee on Enrolled Bills who, through their Chairman or some member of the Committee, shall report to the House in which the bill or resolution originated, the day on which the same was delivered, and the report shall be entered upon the Journal of such House.

Bills Passed by Other House

RULE 13. Tuesday, Thursday and Saturday in each week are hereby set apart for the special and exclusive consideration of bills and resolutions which may have been passed by the other House, and the consideration of such bills and resolutions shall take precedence over all other business of these days immediately after the expiration of one hour after the House shall be called to order by the Presiding Officer; provided, that the reading of the Journal shall be completed in any event.

Printed Bills

RULE 14. When any report, bill or resolution shall be ordered printed by either House, without stating the number, two hundred fifty copies shall be

printed for the use of both Houses; but when any bill or resolution which may have passed one House is ordered printed by the other, a greater number of copies shall not be printed than two hundred fifty.

Conference Committee

RULE 15. Whenever either House shall amend a measure and the other House shall refuse to concur in and adopt the amendment, the House which has adopted such an amendment shall then insist on or recede from the same. In case a motion to insist on the amendment be decided in the negative, such action shall be deemed a receding from the amendment and so entered on the Journal of such House. In case the amendment is insisted upon, the House so insisting shall request a committee conference on the subject of disagreement and shall appoint a committee therefor. The other House shall thereupon appoint such Committee. Unless another number is specified in said request, such committee shall consist of three members from the House and three from the Senate. They shall meet at a convenient time, to be agreed upon by their Chairmen, and having conferred, each shall report to its respective House the result of this conference. In case of agreement the report shall be first made, with the papers referred accompanying it, to the House which refused to concur, and there acted upon; and such action shall be immediately reported by the Secretary or Clerk to the other House, the papers referred accompanying the message.

In the case of disagreement of a conference committee, the papers shall remain with the House which insisted on the amendment. The agreeing report of a conference committee shall be made, read and signed, in duplicate, by the members of the committee, or by a majority of those of each House. Should either House disagree to the report of

the committee, such House shall appoint a second committee and request a further conference, which shall be acceded to by the other House before adhering. The motion for a committee conference and the report of such committee shall be in order at any time. When both Houses shall have adhered to their disagreement, a bill or resolution is lost. Provided, that when a report of a conference committee is being considered in either House it shall not be subject to amendment. No conference committee shall proceed with its business until such time as a quorum is present and any member of said committee may request a roll call at any time to determine the presence of a quorum.

The roll call shall be from the printed Journal of the respective Houses, or from an official list furnished by the Presiding Officer of the respective Houses.

Joint Committee on Enrolled Bills

RULE 16. There shall be appointed a Joint Committee on Enrolled Bills, to be composed of three Senators and Four Representatives.

Announcement of Messages

RULE 17. When the Secretary of the Senate or the Clerk of the House or either of the assistants shall wait upon the other House, notice thereof shall be given to the President or Speaker by the Sergeant-at-Arms, who shall declare the same, and a copy of the message be laid on the table of the Clerk or Secretary.

Messages between the Houses are to be sent only while both Houses are sitting.

Dispensing With Rules

RULE 18. No joint rule shall be dispensed with, except by a majority vote of the membership of each House, and if either shall violate a joint rule, the question of order may be raised in the other House, and decided in the same

manner as in case of violation of the rules of such House.

Appropriation Bills Privileged

RULE 19. The general appropriation bill and bills for the support of the charitable institutions of the State shall be privileged bills, advanced upon the Calendar, and take precedence over all other bills. At any time after the reading of the Journal, it shall be in order by the direction of the appropriations committee, to move that the House or Senate, as the case may be, resolve itself into a Committee of the Whole for the purpose of considering the general appropriation bill or bills of the Senate or House, and no dilatory motion will be entertained by the Presiding Officer.

Amendments to Bills

RULE 20. Bills or resolutions under consideration must not be interlined or defaced, but all amendments offered must be in writing upon a separate sheet of paper showing whether House or Senate bill, the number and section, line and page, or word, where the amendment begins shall be particularly noted, also the part stricken out, if any, and the line, section or parts of section shall then be written as it would appear if amended. A typewritten copy of each amendment shall be numbered in its order by the Secretary or Clerk, and the same attached to the original bill and transmitted to the other House.

Concurrence Requirements

RULE 21. The addition of names, as co-authors, to any Bill or Resolution by either House, shall not require the concurrence of the other; provided however if said name offered as co-author shall represent a member of the other House then in that event it shall require concurrence.

COMMITTEE ON COMMITTEES:

Wilson (Greer), Chairman
Hamilton, Vice-Chairman

Allen	Hall
Dacus	Shoemake
Field	Trent
Grantham	

SENATE STANDING COMMITTEES:
1957

AGRICULTURE:

McSpadden, Chairman
Dacus, Vice-Chairman

Allen	Grantham
Boecher	McColgin
Breeden	Ritzhaupt
Carrier	Walker
Coppock	Wilson (Greer)
Easterly	

APPROPRIATIONS AND BUDGET

Hope, Chairman

Wilson (Greer), Vice-Chairman

Cartwright	Harris
Collins (Creek)	McClendon
Collins (Pontotoc)	Miskovsky
Cowden	Perryman
Dacus	Ritzhaupt
Easterly	Shoemake
Field	Stipe
Grantham	Tipps
Hall	Trent
Hamilton	Young (Cleveland)

AVIATION:

Sandlin, Chairman

McClendon, Vice-Chairman

Field	Mahan
Harris	Price

BANKS AND BANKING:

Dendy, Chairman

Hope, Vice-Chairman

Breeden	McColgin
Cowden	Price

BUSINESS AND INDUSTRY:

Walker, Chairman

Boecher, Vice-Chairman

Jones	Price
McSpadden	Rinehart
Miskovsky	Stipe

CRIMINAL JURISPRUDENCE:

Mahan, Chairman

Harris, Vice-Chairman

Garvin	Young
Rinehart	(Haskell)
Sandlin	

CONSTITUTIONAL AMENDMENTS-
INITIATIVE AND REFERENDUM
AND CODE REVISION:

Jones, Chairman

Breeden, Vice-Chairman

Harris	Sandlin
Ritzhaupt	

CONGRESSIONAL AND
LEGISLATIVE RE-DISTRICTING:

Tipps, Chairman

Frazier, Vice-Chairman

Breeden	Wilson
Hope	(Beckham)
Perryman	

COUNTY GOVERNMENT:

Young (Cleveland), Chairman

Herndon, Vice-Chairman

Field	Payne
Frazier	Ritzhaupt
McColgin	Young
Miskovsky	(Haskell)

ECONOMIC AND INDUSTRIAL
DEVELOPMENT:

Rinehart, Chairman

Jones, Vice-Chairman

Boecher	McSpadden
Dendy	Miskovsky
Easterly	Sandlin
Field	Shoemake
Garvin	Trent
McClendon	Wilson (Greer)

EDUCATION:

McClendon, Chairman

Hamilton, Vice-Chairman

Allen	Rinehart
Breeden	Trent
Dacus	Walker
Easterly	Wilson (Greer)
Frazier	Young
McSpadden	(Cleveland)

PUBLIC HEALTH:

Young (Haskell), Chairman
 Perryman, Vice-Chairman
 Breedon Hall
 Collins Young
 (Pontotoc) (Cleveland)

PUBLIC LANDS:

Carrier, Chairman
 McColgin, Vice-Chairman
 Easterly Young
 Herndon (Haskell)

PUBLIC SAFETY:

Hall, Chairman
 Allen, Vice-Chairman
 Collins Herndon
 (Pontotoc) Payne
 Coppock Walker

PUBLIC SERVICE CORPORATIONS:

Grantham, Chairman
 Payne, Vice-Chairman
 Collins (Creek) Price
 Cowden Wilson
 Perryman (Beckham)

REVENUE AND TAXATION:

Collins (Creek), Chairman
 Mahan, Vice-Chairman
 Allen Jones
 Carrier Rinehart
 Cowden Stipe
 Dacus

ROADS AND HIGHWAYS:

Cartwright, Chairman
 Walker, Vice-Chairman
 Allen Hamilton
 Boecher Hope
 Breedon Jones
 Carrier Mahan
 Collins (Creek) McClendon
 Coppock McColgin
 Cowden Miskovsky
 Dacus Perryman
 Dendy Ritzhaupt
 Field Shoemake
 Garvin Stipe
 Grantham Tipps
 Hall Trent

SOCIAL WELFARE:

Trent, Chairman
 Ritzhaupt, Vice-Chairman
 Allen Frazier
 Cartwright Hope
 Collins McSpadden
 (Pontotoc) Walker

STATE AND FEDERAL GOVERNMENT

Boecher, Chairman
 Grantham, Vice-Chairman
 Cartwright McSpadden
 Dendy Payne
 Hall Rinehart
 Herndon Shoemake
 Mahan Stipe
 McColgin

ROSTER OF SENATORS

Name	Address	Pol.	Age	Dist.	Occupation
Leon B. Field	Texhoma	D	54	1	Real Estate & Ins.
S. S. McColgin	Reydon	D	55	2	Auto Dealer-Farmer
Charles M. Wilson	Sayre	D	34	2	Lawyer
Ben B. Easterly	Alva	D	38	3	Ins.-Real Estate
Basil R. Wilson	Mangum	D	55	4	Life Ins.-Rancher
D. L. Jones	Altus	D	58	5	Farmer
Byron Dacus	Gotebo	D	63	6	Farmer-Educator
K. C. Perryman	Clinton	D	35	6	Attorney
Stanley Coppock	Cleo Springs	R	76	7	Rancher
Floyd E. Carrier	Carrier	R	61	8	Merchant-Farmer
Roy E. Grantham	Ponca City	D	50	9	Attorney
Robert H. Breedon	Cleveland	R	48	10	Newspaper Publisher

Everett S. Collins	Sapulpa	D	45	11	Lawyer
Louis H. Ritzhaupt	Guthrie	D	66	12	Surgeon
Boyd Cowden	Chandler	D	48	13	Insurance
Oliver C. Walker	Dale	D	58	13	Educator
Jim A. Rinehart	El Reno	D	55	14	Lawyer
Geo. Miskovsky	Oklahoma City	D	46	14	Lawyer
Walt Allen	Chickasha	D	45	15	Attorney
Don Baldwin	Anadarko	D	44	15	Oil Lease Broker
Roy C. Boecher	Kingfisher	D	50	16	Farmer-Bus. Mgr.
Harold Garvin	Duncan	D	36	17	Attorney
Fred R. Harris	Lawton	D	26	17	Attorney
Tom Tipps	Ardmore	D	35	18	Merchant
Virgil Young	Norman	D	49	19	Realtor
Herbert Hope	Maysville	D	43	19	Lawyer
Keith Cartwright	Durant	D	45	20	Automobile Business
Clem M. Hamilton	Heavener	D	48	21	Teacher
Hugh M. Sandlin	Holdenville	D	52	22	Attorney
Glen C. Collins	Ada	D	29	23	Farmer-Teacher
Leroy McClendon	Idabel	D	46	24	Teacher
Gene Stipe	McAlester	D	30	25	Attorney
Gene Herndon	Madill	D	32	26	Rancher
Harold R. Shoemake	Muskogee	D	45	27	Attorney
Howard Young	Stigler	D	48	27	Lawyer
Ray Fine	Gore	D	49	28	Livestock
Buck Dendy	Pryor	D	54	29	Teacher-Real Estate
J. R. Hall, Jr.	Miami	D	34	30	Attorney
Arthur L. Price	Tulsa	R	61	31	Accountant
Tom Payne, Jr.	Okmulgee	D	41	32	Merchant
Clem McSpadden	Nowata	D	31	33	Rancher
Frank Mahan	Fairfax	D	46	34	Lawyer
Bob A. Trent	Caney	D	44	35	Farmer-Teacher
Bruce L. Frazier	Sulphur	D	36	36	Teacher-Farmer

Senator Field moved that the Senate adjourn, when the Clerk's desk is cleared of routine matters, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 97—By Young (Haskell)—An Act relating to county officers; prescribing additional duties and providing additional compensation for the county attorneys of certain counties; repealing laws or parts of laws in conflict herewith; and declaring an emergency.

SB 98—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf

of the House—An Act making an appropriation to the Secretary of the State Election Board; stating the purpose; fixing the salary of the Secretary of the State Election Board; providing for the employment and compensation of necessary personnel; stating the method of acquiring ballots and election supplies; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 99—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the legislative council; stating the purpose; providing for reimbursement for travel expenses; making the appropriation non-fiscal; making

the provisions of this Act severable; and declaring an emergency.

SB 100—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Tax Commission; providing for the payment of employees and other operating expenses of the Oklahoma Tax Commission; restricting against payments for prior years obligations; providing for the payment of personnel and other expenses of the State Examiner and Inspectors Office; providing for the appointment and compensation of necessary personnel; relating to the transfer of funds; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 101—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Department of Commerce and Industry; providing for the payment of expenses incident to the operation of the department; authorizing the transfer of funds; providing for the salary of the director and other employees; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 102—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Soil Conservation Board; providing for the payment of operation expenses by the State Soil Conservation Board; providing for the appointment and compensation of employees; providing for the payment of district supervisors; making the appropriation fiscal; making the provisions of this Act severable and declaring an emergency.

SB 103—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Education for the operation and maintenance of public schools in the State of Oklahoma; stating the method of apportion-

ment and disbursement; providing for the expenses of administration; providing for the appointment and compensation of employees; re-appropriating Section 1, House Bill No. 530, of the 25th Session of the Oklahoma Legislature, to the State Board of Education; making the provisions of this Act severable; and declaring an emergency.

SB 104—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Planning and Resources Board; providing funds for the operation of the Division of State Parks, Division of Forestry, Division of Planning and Administration, Division of Water Resources, and the Division of Publicity and Outdoor Recreation; providing for the appointment and compensation of officials and employees; providing for agreements with the Federal Government; authorizing the payments of premiums for workmen's compensation and other necessary insurance; making the appropriation non-fiscal; making the provisions of this Act severable and declaring an emergency.

SB 105—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Highway Department; providing for the funds to be expended to pay legal obligations incurred by the State Department of Highways and the State Highway Commission for the construction and maintenance of roads and highways and other necessary expenses; providing for the payment of administrative expenses of the State Highway Commission; providing for the payment of bond premiums and premiums of workmen's compensation insurance, payment of premiums on public liability and property damage insurance and payment of compensation due injured workmen under Workmen's Compensation Law; providing for the payment of other necessary expenses incurred by the State Highway Department; making an appropriation from

the General Revenue Fund to the State Highway Department; providing for the method of disbursement of funds and issuance of contracts; appropriating any cash surplus above the appropriation made by this Act from the State Highway Construction and Maintenance Fund; making the provisions of this Act subject to the provisions of Title 62, Chapter 1-C, Page 370, O.S.L. 1947; providing for the filing of budget estimates with the State Budget Director; making the appropriations non-fiscal; making the provisions of this Act severable and declaring an emergency.

SB 106—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Vocational Education; stating the purpose; providing for agreements with the United States Office of Education; authority for the appointment and compensation of personnel; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 107—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Education; providing for the payment of personnel and other operational expenses; providing for the payment of tuition aid for orphans; providing for the appointment and compensation of necessary personnel; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 108—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma State Legislature; stating the purpose; granting authority for travel and compensation therefor; relating to the filing of claims and payrolls; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 109—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma State Regents for Higher Education; providing for the allocation of funds to constituent institutions; making an appropriation to the Oklahoma State Regents for Higher Education for the purpose of operating the neuro-psychiatric ward at the University Hospital; making an appropriation to the Oklahoma State Regents for Higher Education for the purpose of conducting research in heart disease and cancer control; making an appropriation to the Oklahoma State Regents for Higher Education for the purpose of cooperating with other southern states in providing regional educational opportunities; providing for the payment of contracts and claims; making the appropriations of this Act fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 110—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Public Affairs; stating the purpose; providing for the salary of the surplus property agent and other expenses; providing for the appointment and compensation of other employees; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 111—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Public Affairs; providing for the expenses of maintenance and supervision of Oklahoma orphans, destitute, and delinquent minor children; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 112—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Education;

stating the purpose; authority for the appointment and compensation of personnel; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 113—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Education for the physically and mentally handicapped and severely mentally retarded children; stating the purpose; authority for fixing the duties and compensation of personnel; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 114—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Education for the free textbook program; stating the purpose; authority for fixing the duties and compensation of personnel; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 115—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the School Lunch Division of the State Board of Education; stating the purpose; authority for the appointment and compensation of personnel; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 116—By Easterly—An Act relating to community sales; amending Section 5, Sub-Article D, Article 9, Chapter A, Title 2, Oklahoma Session Laws 1955; requiring automatic stamping devices to be used with scales used at community sales.

SB 117—By Easterly of the Senate and Pitcher of the House—An Act relating to community sales; amending Section 2, Sub-Article D, Article 9, Chapter A, Title 2, Oklahoma Session Laws 1955; dealing with liability for property damages and personal injuries

at community sales; and declaring an emergency.

COMMITTEE REPORT

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 540—Judiciary

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 534—By Graves, Stevens and Levergood of the House and Sandlin of the Senate—An Act pertaining to providing interpreters for deaf mutes in certain cases; providing for oath, providing for payment for interpreter's services; and declaring an emergency.

HB 559—By Committee on Roads and Highways—An Act pertaining to obstruction and structures on and overhanging highways; amending 69 O. S. 1951, § 157.1; and declaring an emergency.

HB 571—By Stevens, Cox, Graves, Levergood, Wolf, Camp and Bohr—An Act relating to special identification auto license plates; amending Title 47, Chapter 10c, Section 3, Page 215, Session Laws of 1953 (H.B. 744) to provide for the issuance of special identification license plates for automobiles equipped with amateur radio transmitters upon payment of regular license fees; prescribing regulations concerning same; and declaring an emergency.

HB 553—By Levergood—An Act relating to grand and petit juries; to further protect and assure the privacy of grand and petit juries in the Courts of the State of Oklahoma while such juries are deliberating or voting; providing a penalty; and declaring an emergency.

HB 555—By Cunningham and Levergood—An Act relating to tattooing; making it unlawful to tattoo or offer to tattoo any person; defining "tattoo";

THIRTEENTH LEGISLATIVE DAY

Tuesday, January 29, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Garvin, Herndon.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 15 — State and Federal Government—to Appropriations and Budget by previous order.

SB 16 — State and Federal Government—to Appropriations and Budget by previous order.

SB 51—County Government.

SB 52—Appropriations and Budget.

SB 72—Education—To Appropriations and Budget by previous order.

HB 539—County Government.

HB 541—County Government.

DO PASS, as amended:

SB 12—Education — Co-authored by Young (Cleveland), Easterly, and Trent.

FIRST READING

The following Bills were introduced and read the first time:

SB 118—By Committee on Education—An Act relating to sales tax; providing for the repeal of Title 68, Sec. 1251d, (o), O. S. 1951, exempting newspaper, periodical and billboard advertising from sales tax; providing that revenue accruing from the sales tax levied on newspaper, periodical, billboard, radio and television advertising be segregated and apportioned to a fund to be known as the "School Aid Fund" for use in equal parts by the common schools and institutions of higher learning; and declaring an emergency.

SB 119—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Commission for Crippled Children; stating the purpose; providing for the payment of claims; authority for the appointment and compensation of personnel; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 120—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Department of Health; stating the purpose; providing for receiving Federal funds; authority for the appointment and compensation of personnel; stating the method of allocation of funds to the local health departments; providing for the method of payment of claims; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 121—By Hope and Wilson (Greer)

of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Commissioners of the Land Office; stating the purpose; providing that the Commissioners shall create the positions and fix the salaries; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 122—By Wilson (Beckham) and Hamilton of the Senate; Carmichael, Horton, Long (Seminole) and Buckler of the House—An Act relating to school districts which have maintained courses of instruction for the thirteenth (13th) and fourteenth (14th) grades as authorized by Title 70 O. S. 1951, Section 7; expressing legislative intent as to said school districts; recognizing the obligation of the State to assist said school districts with said grades thirteen (13) and fourteen (14); appropriating to the State Board of Education from the general revenue fund the sum of Sixty Thousand Dollars (\$60,000.00) for the fiscal year ending June 30, 1958, and the sum of Sixty Thousand Dollars (\$60,000.00) for the fiscal year ending June 30, 1959; providing for the distribution of said funds to said school districts for the maintenance and support of the said courses; authorizing the State Board of Education to make rules and regulations and to require said school districts to make reports; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

- SB 91**—Judiciary.
- SB 92**—Criminal Jurisprudence.
- SB 93**—Judiciary.
- SB 94**—Criminal Jurisprudence.
- SB 95**—Criminal Jurisprudence.
- SB 96**—Criminal Jurisprudence.
- SB 97**—Criminal Jurisprudence.

- SB 98**—Appropriations and Budget.
- SB 99**—Appropriations and Budget.
- SB 100**—Appropriations and Budget.
- SB 101**—Appropriations and Budget.
- SB 102**—Appropriations and Budget.
- SB 103**—Appropriations and Budget.
- SB 104**—Appropriations and Budget.
- SB 105**—Appropriations and Budget.
- SB 106**—Appropriations and Budget.
- SB 107**—Appropriations and Budget.
- SB 108**—Appropriations and Budget.
- SB 109**—Appropriations and Budget.
- SB 110**—Appropriations and Budget.
- SB 111**—Appropriations and Budget.
- SB 112**—Appropriations and Budget.
- SB 113**—Appropriations and Budget.
- SB 114**—Appropriations and Budget.
- SB 115**—Appropriations and Budget.
- SB 116**—Agriculture.
- SB 117**—Agriculture.

SJR 6—State and Federal Government.

SJR 7—Constitutional Amendments, Initiative and Referendum and Code Revision.

- HB 534**—Judiciary.
- HB 553**—Criminal Jurisprudence.
- HB 555**—Public Health.
- HB 559**—Roads and Highways.
- HB 571**—Public Safety.

MESSAGE FROM HOUSE

Advising the signing of and returning Enrolled **SCR 3**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

Senator Mahan presiding.

GENERAL ORDER

Referring further to **HCR 512**:

HCR 512 was read at length as follows, and adopted upon motion of Senator Perryman:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 512 — By Clark, Alexander, Camp, Foster, Larson, Nigh, Pitcher, Priebe and Stevens of the House, and Perryman, Easterly, Grantham and Trent of the Senate.

A CONCURRENT RESOLUTION COMMEMORATING BOY SCOUT WEEK AND THE FORTY-SEVENTH ANNIVERSARY OF THE BOY SCOUTS OF AMERICA AND REQUESTING MEMBERS OF THE HONORABLE SENATE TO SIT WITH MEMBERS OF THE HOUSE IN JOINT SESSION FOR OBSERVANCES OF SAID ANNIVERSARY.

WHEREAS, the 47th Anniversary of the Boy Scouts of America will be observed from Wednesday, February 6 through Tuesday, February 12 throughout the Nation; and

WHEREAS, more than 45,000 Oklahoma boys are now active as Cub Scouts, Boy Scouts and Explorers under the direction of more than 12,500 volunteer adults in the 10 Boy Scout Councils of Oklahoma; and

WHEREAS, 720 Boy Scouts, Explorers and Leaders of Oklahoma will attend the 4th National Jamboree of Scouting at historic Valley Forge, Pennsylvania this coming July, and 22 of these young men will embark at the closing of this National Jamboree to participate in the Golden Jubilee of Scouting at Sutton Park, England, each of whom will bring further recognition to Oklahoma during its Semi-Centennial year; and

WHEREAS, the Boy Scouts of America, under their charter from Congress, make an annual report to the President of the United States and to the Governors and Legislatures of each of the 48 states; and

WHEREAS, Members of the Oklahoma Legislature believe that the scouting program is one of the finest projects ever devised for training boys to become better citizens;

NOW THEREFORE BE IT RESOLVED THAT THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HONORABLE SENATE CONCURRING THEREIN:

SECTION 1. In observance of Boy Scout Week, February 6-12 and in commemoration of the 47th anniversary of the Boy Scouts of America, members of the House and the Honorable Senate shall sit together in joint session to hear the "Annual Report to the State of Oklahoma" by Boy Scout Leaders.

SECTION 2. The Speaker of the House of Representatives is hereby requested to appoint a committee of three (3) to meet with a like committee of the Honorable Senate to arrange for such a joint meeting of the House of Representatives and the Honorable Senate.

Engrossed HCR 512 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

Referring further to HCR 510:

Senator Miskovsky moved to amend HCR 510 by substituting the words, "State Fair of Oklahoma" for the words, "Oklahoma State Fair and Exposition" wherever same appear in the title and body of the Resolution, and by striking the figures "22-28" and inserting the figures, "21-27," where same appear in the title and body of the Resolution, which motion prevailed.

HCR 510, as amended, was read at length as follows, and adopted upon motion of Senator Miskovsky:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 510—By Calkins, McCarty, Alexander, Andrews, Chambers, Cunningham, Foster, Fuller, Harkey, Musgrave, Nixon, Patten, Rogers, and Slater of the House and Price and Miskovsky of the Senate.

A CONCURRENT RESOLUTION RE-

LATING TO THE TULSA STATE FAIR, TULSA, OKLAHOMA, AND THE STATE FAIR OF OKLAHOMA, OKLAHOMA CITY, OKLAHOMA; DESIGNATING SAID TULSA STATE FAIR AS "THE OFFICIAL OKLAHOMA GOLDEN ANNIVERSARY EXPOSITION" DURING THE PERIOD SEPTEMBER 28-OCTOBER 4, 1957; DESIGNATING SAID STATE FAIR OF OKLAHOMA AS "THE OFFICIAL SEMI-CENTENNIAL STATE FAIR AND EXPOSITION" DURING THE PERIOD SEPTEMBER 21-27, 1957; DIRECTING THAT A COPY OF THIS RESOLUTION BE MAILED TO THE PRESIDENT OF EACH SAID FAIR; AND DIRECTING THAT A COPY OF THIS RESOLUTION BE MADE A PART OF THE PERMANENT RECORDS OF THIS TWENTY-SIXTH LEGISLATURE.

WHEREAS, The Tulsa State Fair, Tulsa, Oklahoma, and The State Fair of Oklahoma, Oklahoma City, Oklahoma, have through the years been a major contributor to the progress of agriculture, manufacturing, and the arts and trades of this State; and

WHEREAS, Said Fairs have achieved State and Nationwide recognition for their respective areas and the entire State of Oklahoma; and

WHEREAS, Oklahoma during this year 1957 will celebrate her Fiftieth Anniversary of Statehood; and

WHEREAS, Said Fairs in Tulsa and Oklahoma City will be of special significance to the entire State of Oklahoma and the Nation during the year 1957; and

WHEREAS, Said Fairs merit the highest commendation and expression of appreciation from this Twenty-sixth Legislature:

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HON-

ORABLE SENATE CONCURRING THEREIN:

SECTION 1. That the Tulsa State Fair, Tulsa, Oklahoma, is hereby designated "The Official Oklahoma Golden Anniversary Exposition of the State of Oklahoma" for the period September 28-October 4, 1957, and that a duly authenticated copy of this Resolution be mailed to Mr. G. C. Parker, President, Tulsa State Fair, Tulsa, Oklahoma.

SECTION 2. BE IT FURTHER RESOLVED that the State Fair of Oklahoma, Oklahoma City, Oklahoma, is hereby designated "The Official Semi-Centennial State Fair and Exposition of the State of Oklahoma" for the period September 21-27, 1957, and that a duly authenticated copy of this Resolution be mailed to Mr. Luther T. Dulaney, President, Oklahoma State Fair and Exposition, Oklahoma City, Oklahoma.

SECTION 3. BE IT FURTHER RESOLVED, that a copy of this Resolution be made a part of the permanent records of the Twenty-sixth Legislature in grateful appreciation to said Fairs for their outstanding contributions to the progress of the great State of Oklahoma.

Engrossed HCR 510, as amended, was ordered referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 1 and SB 22 each correctly engrossed.

Engrossed SJR 1 and SB 22 were each properly signed and ordered transmitted to the Honorable House for consideration.

RESOLUTION

By unanimous consent, the following Resolution was introduced and taken up for consideration upon request of Senator Hope:

SCR 4—By Allen, Hope, Walker, and Sandlin of the Senate, and Larason and Ham of the House.

A Concurrent Resolution Relating to the Federal Watershed Program; Requesting a Re-evaluation of the Present Program and a Realistic Reappraisal of the Current and Proposed Budget Therefor; Directing that Copies of this Resolution be Mailed to President Dwight D. Eisenhower, Secretary of Agriculture Ezra Taft Benson, Mr. Don A. Williams, Chief of the Soil Conservation Service, United States Department of Agriculture, and to Each Member of the Oklahoma Congressional Delegation.

Senators Dacus, Rinehart, Perryman, Ritzhaupt, Collins (Creek), McSpadden, Miskovsky, Dendy, Field, Jones, Harris, Trent, Shoemake, Hamilton, Wilson (Greer), Easterly, Frazier, Grantham, Mahan, Young (Cleveland) and McColgin asked to be made co-authors of SCR 4, which was the order.

SCR 4, as co-authored, was read at length as follows, and adopted upon motion of Senator Hope:

SENATE CONCURRENT RESOLUTION NO. 4—By Allen, Hope, Walker, Sandlin, Collins (Creek), Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Harris, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Ritzhaupt, Shoemake, Trent, Wilson (Greer) and Young (Cleveland) of the Senate, and Larason and Ham of the House.

A CONCURRENT RESOLUTION RELATING TO THE FEDERAL WATERSHED PROGRAM; REQUESTING A RE-EVALUATION OF THE PRESENT PROGRAM AND A REALISTIC REAPPRAISAL OF THE CURRENT AND PROPOSED BUDGET THEREFOR; DIRECTING THAT COPIES OF THIS RESOLUTION BE MAILED TO PRESIDENT DWIGHT D. EISENHOWER, SECRETARY OF AGRICULTURE EZRA TAFT BENSON, MR. DON A. WILLIAMS, CHIEF OF THE SOIL CONSERVATION SERVICE, UNITED STATES DEPARTMENT OF AGRICULTURE, AND TO EACH MEMBER OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

CULTURE, AND TO EACH MEMBER OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, The Federal Watershed Program, as provided by Public Law 566, as amended by Public Law 1018, is of vital importance to the State of Oklahoma, as well as to other states of the nation; and

WHEREAS, Actual surveys indicate that Oklahoma has seven hundred twenty (720) subwatersheds, of which eighty-five percent (85%) require land treatment and works of improvement as preventive measures to reduce flooding, erosion, and to protect said watersheds and water supplies; and

WHEREAS, The development of watersheds will enable local organizations, municipalities, and other sponsoring political subdivisions to provide their people with water supplies for beneficial uses, such as municipal supplies, industrial use, irrigation and others; and

WHEREAS, Thirty-four (34) watershed applications were on file with the State Soil Conservation Board as of December 1, 1956; and

WHEREAS, At the present rate of planning, it will require approximately twenty-four (24) years to complete the planning of watersheds which are now on file; and

WHEREAS, The estimated rate that watershed applications will be received by the State Soil Conservation Board is thirty (30) per year for the next five (5) years; and

WHEREAS, At the present time Oklahoma has one planning party available, capable of planning from two (2) to two and one-half (2½) watersheds per year; and

WHEREAS, At the current rate of planning, the completion of this watershed phase of the soil conservation program will require approximately three hundred (300) years; and

WHEREAS, Some fifteen - twenty

(15-20) other states of the nation are in a position similar to that of Oklahoma; and

WHEREAS, State and local agencies in Oklahoma are willing to give appropriate financial assistance within the limit of funds available, but cannot be expected to shoulder the total financial load;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

THAT, President Dwight D. Eisenhower, Secretary of Agriculture Ezra Taft Benson, Mr. Don A. Williams, Chief of the Soil Conservation Service, United States Department of Agriculture, and all members of the Oklahoma Congressional Delegation are hereby respectfully requested to re-evaluate the watershed program and make a realistic re-appraisal of the present budget therefor.

BE IT FURTHER RESOLVED THAT, a copy of this Resolution be made a part of the permanent journals of this Twenty-sixth Legislature and that a duly authenticated copy of this Resolution be mailed to President Dwight D. Eisenhower, Secretary of Agriculture Ezra Taft Benson, Mr. Don A. Williams, Chief of the Soil Conservation Service, United States Department of Agriculture, and each member of the Oklahoma Congressional Delegation.

SCR 4 was referred for engrossment.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 123—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Board of Trustees of the Teachers' Retirement System of Oklahoma; stating the purpose; providing for the transfer of funds; providing

for the administration of this system; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 124—By Miskovsky, Walker, Collins (Creek), Ritzhaupt, Perryman, Sandlin, Dacus, Rinehart—An Act making it a felony, and fixing the punishment, for any person to sell, barter, give or furnish intoxicating liquor to a person who has not reached the age of eighteen (18) years; and declaring an emergency.

Senator Hall asked to be excused temporarily, which was the order.

GENERAL ORDER

HB 540, by Sampsel of the House, and Dendy of the Senate, was read and considered.

Upon motion of Senator Dendy, HB 540 was advanced to engrossment and third reading.

Upon motion of Senator Dendy, the rules of the Senate were suspended, and HB 540 was considered engrossed and placed upon third reading and final passage.

Senator Garvin asked to be recorded present, which was the order.

Senator Dendy presiding.

THIRD READING

HB 540 was read for the third time at length.

On question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—38.

Excused: Hall, Herndon.—2.

Not Voting: Grantham, Jones, McSpadden, Young (Haskell).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—38.

Excused: Hall, Herndon.—2.

Not Voting: Grantham, Jones, McSpadden, Young (Haskell).—4.

The Emergency was declared passed.

HB 540 was properly signed and ordered returned to Honorable House.

Senator Mahan presiding.

GENERAL ORDER

SB 49, by Frazier, was read and considered.

Senator Frazier moved to amend **SB 49**, line 9, page 1, by adding after the word, "type," and before the word, "of," the words, "R.H. Factor," which amendment was declared adopted.

Senator Frazier moved to amend **SB 47**, line 2, page 2, by deleting after the word, "physician" on lines 1 and 2, the remainder of line 2 and line 3 down to the word, "and," on line 3, which amendment was declared adopted.

Senators Price and Young (Haskell) moved to amend **SB 49**, line 7½, page 2, by providing a new Section 2 to read as follows, and by renumbering the emergency clause as Section 3: "SECTION 2. None of the provisions of this Act shall apply to any person, who, as an exercise of religious freedom, depends upon spiritual means or prayer for the treatment or cure of disease," which amendment was declared adopted.

Senator Hall asked to be recorded present, which was the order.

Senator Miskovsky moved to amend **SB 49**, line 2, page 2, by inserting after the word, "physician," the words, "County Health Unit without charge or any community blood bank within Oklahoma," which amendment was declared adopted.

Upon motion of Senator Frazier, **SB 49**, as amended was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended, and **SB 49**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 49 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Collins (Pontotoc) Dendy, Easterly, Frazier, Garvin, Grantham, McColgin, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Greer).—18.

Nay: Baldwin, Boecher, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Field, Fine, Hall, Hamilton, Harris, Hope, Jones, McClendon, McSpadden, Mahan, Perryman, Rinehart, Shoemake, Wilson (Beckham), Young (Cleveland), Young (Haskell).—23.

Excused: Herndon.—1.

Not Voting: Cartwright, Stipe.—2.

The Bill was declared failed of passage.

GENERAL ORDER

Referring further to **SB 4**, by Allen, Sandlin and Wilson (Greer) of the Senate and Long and Stewart, of the House:

Senator Allen moved to amend **SB 4**, line 12, page 11, by deleting after the word "authority" the period and adding the following "imposed by said State Game and Fish Commission. Nothing

herein shall authorize the Oklahoma Wildlife Commission to make any rule or regulation to repeal any statute of the State of Oklahoma or to make any rule or regulation in conflict with or contra to any Oklahoma statute," which amendment was declared adopted.

Upon motion of Senator Allen, **SB 4**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended and **SB 4**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 4 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpaden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—38.

Nay: McClendon, Tipps, Young (Haskell).—3.

Excused: Herndon.—1.

Not Voting: Hall, Payne.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpaden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: McClendon, Ritzhaupt, Stipe, Tipps, Walker, Young (Haskell).—6.

Excused: Herndon.—1.

Not Voting: Hall, Payne.—2.

The Emergency was declared passed.

SB 4, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 513—By Davis and Lance of the House and Allen of the Senate—A Resolution designating the annual Rush Springs watermelon festival, during the week of August 4th through August 10th, 1957, as the official Oklahoma Semi-Centennial Watermelon Festival.

HCR 514—By Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) and Harris of the Senate—A Resolution congratulating the University of Oklahoma College of Law Moot Court team on its high achievement in the field of legal debate and the winning of the Regional and National Championship in Moot Court Competition.

RESOLUTIONS

By unanimous consent, upon request of Senator Allen, Engrossed **HCR 513** was taken up for immediate consideration, the Resolution being read at length as follows and adopted upon motion of Senator Allen:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 513 — By Davis and Lance of the House and Allen of the Senate.

A RESOLUTION DESIGNATING THE ANNUAL RUSH SPRINGS WATERMELON FESTIVAL, DURING THE WEEK OF AUGUST 4th THROUGH AUGUST 10th, 1957, AS THE OFFICIAL OKLAHOMA SEMI-CENTENNIAL WATERMELON FESTIVAL.

WHEREAS, The annual celebration of the famous Rush Springs Watermelon Festival will be held during the week

of August 4th through August 10th, 1957, at Rush Springs, Oklahoma, Watermelon Capitol of the World; and

WHEREAS, The Rush Springs watermelon has achieved the reputation in the United States and in Canada, as the most delicious and the most succulent melon grown in the world; and

WHEREAS, The Rush Springs Watermelon Festival is truly unique in the history of celebrations and is typical of the great capacity and spirit of the people of this State; and

WHEREAS, Each year watermelon fanciers throughout the Nation make their pilgrimage to Rush Springs to attend this Festival; and

WHEREAS, The Festival this year will coincide with local and nationwide observances of the fiftieth anniversary of this great State;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HONORABLE SENATE CONCURRING THEREIN:

1. That it is fitting and is hereby so designated and proclaimed that the annual Rush Springs Watermelon Festival, during the week August 4th through August 10th, 1957, shall be known and observed as the Official Semi-Centennial Watermelon Festival; and

2. That an authenticated copy of this Resolution shall be transmitted by the Clerk of the House to Mr. Laverne Sumner, President of the Rush Springs Watermelon Festival committee.

Engrossed **HCR 513** was properly signed and ordered returned to the Honorable House.

By unanimous consent, upon request of Senator Young (Cleveland), **HCR 514** was taken up for immediate consideration.

Senator Young (Cleveland) asked that Senator Harris be made a co-author of Engrossed **HCR 514**, which was the order.

Engrossed **HCR 514**, as co-authored, was read at length as follows and adopted upon motion of Senator Young (Cleveland):

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 514 — By Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) and Harris of the Senate.

A RESOLUTION CONGRATULATING THE UNIVERSITY OF OKLAHOMA COLLEGE OF LAW MOOT COURT TEAM ON ITS HIGH ACHIEVEMENT IN THE FIELD OF LEGAL DEBATE AND THE WINNING OF THE REGIONAL AND NATIONAL CHAMPIONSHIP ON MOOT COURT COMPETITION.

WHEREAS, The University of Oklahoma College of Law Moot Court Team, consisting of J. Jerry Dickman of McAlester, Oklahoma, W. DeVier Pierson and Patrick A. Williams, both of Oklahoma City, Oklahoma, excelled in the field of legal debate and was adjudged Regional Champion at the Regional Moot Court Competition at New Orleans, Louisiana, defeating all other competitors in the Southwestern United States; and

WHEREAS, The University of Oklahoma College of Law Moot Court Team, composed of the above named individuals, then competed for and was awarded the National Championship at the National Moot Court Competition at New York, defeating altogether debate teams from more than ninety Universities and Colleges of Law in the United States; and

WHEREAS, The University of Oklahoma College of Law Moot Court Team is the first from the Southwestern United States ever to win the National Moot Court Competition; and

WHEREAS, These young scholars are Oklahoma born and Oklahoma educated, and have brought national attention and honor to the State of Oklahoma and great credit to the University of Oklahoma and its College of Law;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING:

THAT, the achievements of the University of Oklahoma College of Law Moot Court Team is hereby acknowledged with great admiration and deepest gratitude, and the said J. Jerry Dickman, W. DeVier Pierson and Patrick A. Williams are commended for their individual scholarship, team spirit, and fine achievement; and

THAT, a duly authenticated copy of this Resolution be delivered to each of the above named as a token of the sentiments herein expressed.

Engrossed **HCR 514**, as co-authored, was properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Collins (Pontotoc) moved that the vote be reconsidered by which **SB 4**, by Allen et al, was passed.

Senator Field moved that, when the desk is cleared of routine matters, the Senate adjourn, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed.

HB 547 — By Levergood, Pazoureck and Ruby—An Act pertaining to venue of actions; amending 12 O. S. 1951, § 131; and declaring an emergency.

HB 549—By Ozmun and Andrews—An Act defining lotteries; providing for the issuance of tickets by merchants and community fund organizations; and amending 21 O. S. 1951, § 1051; and declaring an emergency.

HB 550—By Sumrall and Bouse of the House and Field of the Senate—An Act relating to the public schools of Oklahoma; amending 70 O. S. 1951 § 8-2 and 70 O. S. 1951 § 8-3 as amended by Section 22 Chapter A Title 70 Oklahoma Session Laws 1955, dealing with the transfer of pupils; fixing effective date of Act; and declaring an emergency.

HB 568—By Ozmun, Simmons, and Taliaferro—An Act relating to courts; providing for additional duties by authorizing Superior Court Judges of certain counties upon designation by the Chief Justice, to hold courts in other judicial districts; providing for the payment of travel expense and compensation for such additional duties; and designating Superior Court Judges as one of the officials authorized to order payment of claims on the court fund of the counties of their judicial district; making provisions of Act severable; repealing all laws or parts of laws in conflict herewith; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM GOVERNOR

Advising approval by him, January 28, 1957, of Enrolled **SB No. 8** entitled:

ENROLLED SENATE BILL NO. 8—By Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House.

AN ACT MAKING APPROPRIATIONS FROM THE EMERGENCY APPROPRIATION FUNDS; TO THE OKLAHOMA STATE SENATE; STATING THE PURPOSE; TO THE DEPARTMENT OF PUBLIC SAFETY; STATING THE PURPOSE; TO THE OKLAHOMA STATE PENITENTIARY; STATING THE PURPOSE; TO THE OKLAHOMA SCHOOL FOR THE DEAF; STATING THE PURPOSE; TO THE GOVERNOR'S CONTINGENT FUND; STATING THE PURPOSE; TO

THE OFFICE OF THE SECRETARY OF STATE; STATING THE PURPOSE; TO THE STATE BOARD OF EDUCATION; STATING THE PURPOSE; TO THE OKLAHOMA STATE HIGHWAY DEPARTMENT; STATING THE PURPOSE; TO THE STATE CONTINGENCY AND EMERGENCY FUND; STATING THE PURPOSE; PROVIDING FOR THE TRANSFER OF ANY MONIES OUT OF THE CONTINGENCY AND EMERGENCY FUND; MAKING APPROPRIATIONS TO THE OKLAHOMA SEMI-CENTENNIAL COMMISSION; STATING THE PURPOSE; TO THE OKLAHOMA PLANNING AND RESOURCES BOARD; STATING THE PURPOSE; TO THE CENTRAL STATE GRIFFIN MEMORIAL HOSPITAL; STATING THE PURPOSE; TO THE WESTERN STATE HOSPITAL; STATING THE PURPOSE; TO THE STATE TRAINING SCHOOL FOR WHITE BOYS; STATING THE PURPOSE; TO THE STATE REGENTS FOR HIGHER EDUCATION; STATING THE PURPOSE; PROVIDING FOR COOPERATION WITH FEDERAL GOVERNMENT; TO THE OKLAHOMA HOUSE OF REPRESENTATIVES; STATING THE PURPOSE; PROVIDING THE APPROPRIATIONS SHALL BE NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

The President presiding.

Senator Fine moved that the President Pro Tempore be authorized and directed to appoint a Committee of one, as a representative of the State Senate, to appear before the United States Army Engineers and the Federal Bureau of Roads relative to the distribution of federal funds and the relocating and rebuilding roads of inundated reservoirs, all necessary expenses of the Committee of one to be borne by the State Senate.

The Fine motion was declared adopted and President Pro Tempore Baldwin

appointed Senator Cartwright as the Committee of one to represent the State Senate.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 516—State and Federal Government—To Appropriations and Budget by previous order.

DO PASS, as amended:

SB 44—State and Federal Government.

LOBBY PERMIT

The following request for Lobby Permit was submitted, read and ordered referred to the Special Committee appointed to consider such requests:

Max Genet, Jr. states that he resides at 1102 Marlboro Lane, Oklahoma City, Oklahoma; that he is 33 years of age; that he is legislative representative for Oklahoma Independent Petroleum Association; that he is paid the sum of \$ *none, per ---- for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

Dated this 17th day of January, 1957.

S/Max Genet, Jr.

* I am paid as the Manager of the Oklahoma Independent Petroleum Association and receive no remuneration for legislative services.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 125—By Grantham of the Senate

Bailey (Kay), Green of the House—An Act relating to sanitary drinking facilities for certain employees of railroads in this State; providing for enforcement of this Act; providing penalties for violations; and declaring an emergency.

SB 126—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Game and Fish Commission; stating the purpose; providing for cooperation with the Federal Government; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 127—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Veterans Department, State Accrediting Agency, Oklahoma State War Veterans Home Facilities, Sulphur, Oklahoma, and the Oklahoma State War Veterans Home Facilities, Ardmore, Oklahoma; stating the purpose; providing for the transfer of funds; authority for the administration of affairs of the State Veterans Department, State Accrediting Agency, and each of the institutions listed in this Act; authority for the appointment and compensation of personnel; providing the method of making purchases; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 128—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Department of Public Safety and Crime Bureau; stating the purpose, authority for the appointment and compensation of certain personnel; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 129—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and

Wolf of the House—An Act making an appropriation to the State Department of Public Welfare; stating the purpose; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 130—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Adjutant General; stating the purpose; fixing the salary of the Adjutant General; authority for appointment and compensation of personnel; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 131—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Vocational Rehabilitation; stating the purpose; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 132—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Department of Public Welfare; stating the purpose; providing the method of expenditure of said funds; providing for cooperation with Federal, State, County, and City Agencies; providing funds for emergencies; providing for the expenses of administration; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 133—By Hope, Wilson (Greer) and Dacus, of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Department of Agriculture; stating the purpose; authority for the appointment and compensation of personnel; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SJR 8—By Wilson (Beckham) of the Senate—A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment to Section 9 (a) of Article V, Oklahoma Constitution, to provide that senatorial apportionments shall be made by the Legislature every

ten years on an area basis instead of a population basis; and ordering a special election.

As provided under the Field motion, the President declared the Senate adjourned to meet at 1:30 p. m., tomorrow.

FOURTEENTH LEGISLATIVE DAY
Wednesday, January 30, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Cartwright, Collins (Creek), Mahan.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

LOBBY PERMIT

The following request for Lobby Permit was submitted and referred to the Special Committee appointed to consider lobby permits:

Charles N. Johnson states that he resides at Rt. 2, Pryor, Oklahoma; that he is 61 years of age; that he is legislative representative for Pure Milk Producers' Association of Eastern Oklahoma; that he is paid the sum of \$ none for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 29th day of January, 1957.

S/Charles N. Johnson

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 72—Appropriations and Budget.

DO PASS, as amended:

SB 14—Appropriations and Budget.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read, and declared adopted upon motion of Senator Fine, who stated Permits would be issued in the office of the President Pro Tempore:

Mr. President:

We, your Special Committee on Lobby Permits to whom was referred requests of the following petitioners, beg leave to report that we had the same under consideration, and recommend that the requests be granted and permits issued to each of the following:

Byrne Bowman of Oklahoma City, Oklahoma, who states that he is a legislative representative for American Mutual Alliance, and that he is paid the sum of \$---- for his services;

E. J. O'Connor of Oklahoma City, Oklahoma, who states that he is a legislative representative for Associated Industries of Oklahoma, and is paid on an annual basis for his services;

Finis F. Lafon of Oklahoma City, Oklahoma, who states that he is a legislative representative for Association of Oklahoma Fire and Casualty Companies, and is paid the sum of \$---- for his services;

Paul McQuillen of Muskogee, Okla-

homa, who states that he is a legislative representative for Oklahoma Police Legislative Commission, and is paid the sum of \$---- for his services;

Harlan Bell of Oklahoma City, Oklahoma, who states that he is a legislative representative for Brotherhood of Railroad Trainmen, and is paid the sum of \$---- for his services;

Bill Shipley of Nowata, Oklahoma, who states that he is a legislative representative for Oklahoma Independent Automobile Dealers Association, and is paid the sum of \$---- for his services;

Dan Arnold of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Farm Bureau, and is paid the sum of \$---- for his services;

Max Genet Jr., of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Independent Petroleum Association, and is paid the sum of \$---- for his services;

Len Yarborough of Tulsa, Oklahoma, who states that he is a legislative representative for Oklahoma State Industrial Union Council, AFL-CIO, and is paid the sum of \$---- for his services;

W. S. Jerkins of Oklahoma City, Oklahoma, who states that he is a legislative representative for Brotherhood of Railway Clerks, and is paid the sum of \$---- for his services;

Farris E. Willingham of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Education Association, and is paid the sum of \$---- for his services;

Fisher Muldrow of Seminole, Oklahoma, who states that he is a legislative representative for Associated Motor Carriers of Oklahoma, Inc., and is paid an annual salary for his services;

Ferman Phillips of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Education Association, and is paid the sum of \$---- for his services;

Fred Bull of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma State Council of Carpenters, and is paid the sum of \$---- for his services;

Roy Tillman of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma State Building Trades Council, and is paid the sum of \$----, for his services;

A. V. Bourque of Tulsa, Oklahoma, who states that he is a legislative representative for Mid-Continent Oil and Gas Association, and is paid the sum of \$----, for his services;

T. C. Ted Knoop of Oklahoma City, Oklahoma, who states that he is legislative representative for Oklahoma Retail Merchants Association, and is paid the sum of \$----, for his services;

J. J. Caldwell of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma State Federation of Labor, and is paid the sum of \$----, for his services;

Malcomb Coney of Oklahoma City, Oklahoma, who states that he is a legislative representative for Legislation for the Blind, and is paid the sum of \$----, for his services;

M. F. Adams of Norman, Oklahoma, who states that he is a legislative representative for Oklahoma Farm Bureau, and is paid the sum of \$----, for his services;

W. M. "Bill" Morgan of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Lumberman's Association, and is paid the sum of \$----, for his services;

R. A. Watkins of El Reno, Oklahoma, who states that he is a legislative representative for Brotherhood of Railroad Signalmen, and is paid the sum of \$----, for his services;

Earl J. Shackelford of Enid, Oklahoma, who states that he is a legislative representative for Brotherhood of Maintenance of Way Employees, and is

paid the sum of \$____, for his services;

Dr. James LeRoy Oxford of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Optometric Association, and is paid the sum of \$____, for his services;

W. L. Wall of Tulsa, Oklahoma, who states that he is a legislative representative for Christian Science Church, and is paid the sum of \$____, for his services;

Bertram E. Miller of Dallas, Texas, who states that he is a legislative representative for U-Haul Company of Oklahoma, and is paid the sum of \$____, for his services;

Paul Ballinger of Holdenville, Oklahoma, who states that he is a legislative representative for (a) State Farm Insurance Companies, (b) Farmers Insurance Group, (c) American Reciprocal Insurance Association, and is paid the sum of \$____, for his services;

Don Welch, Jr., of Madill, Oklahoma, who states that he is a legislative representative for Oklahoma Railways' Committee, and that he is paid no additional compensation for his legislative work;

Captain J. T. Godfrey of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Police Officers Legislative Committee, and is paid the sum of \$____, for his services;

Gene H. Henry of Oklahoma City, Oklahoma, who states that he is a legislative representative for The Life Insurance Association of America, and that he is not paid a fixed amount for his services, but according to statements rendered as in billing of other legal clients in his general practice of law;

Savage, Gibson, Benefield & Shelton of Oklahoma City, Oklahoma, state that they are legislative representatives for Association of Casualty and Surety

Companies, and will receive a reasonable attorneys' fee for their services.

DON BALDWIN,
President Pro Tempore.

RAY FINE,
Floor Leader.

LEON B. FIELD,
Assistant Floor Leader.

REPORT OF ENGROSSED AND ENROLLED BILLS

HCR 510 and **SB 7** each correctly engrossed.

Engrossed **SAs** to and Engrossed **HCR 510**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SB 7** was properly signed and ordered transmitted to the Honorable House for consideration.

FIRST READING

The following Bills were introduced and read the first time:

SB 134—By Wilson (Beckham) of the Senate and Carmichael of the House—An Act relating to fishing by trotlines; making certain requirements of trotlines; providing for confiscation of trotlines not conforming to requirements; making it a misdemeanor to take fish from a trotline belonging to another person without the owner's consent.

SB 135—By Wilson (Beckham) of the Senate and Carmichael of the House—An Act relating to public safety and sheriffs; providing that if they attend special schools of instruction conducted by the division of investigation of the State of Oklahoma between the time they are elected at the General Election and the time they qualify and take office, they shall be allowed to collect per diem and travelling expenses.

President Pro Tempore Baldwin presiding.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 540**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 512**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 4 correctly engrossed.

Engrossed **SCR 4** was properly signed and ordered transmitted to the Honorable House for consideration.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

- SB 118**—Education.
- SB 119**—Appropriations and Budget.
- SB 120**—Appropriations and Budget.
- SB 121**—Appropriations and Budget.
- SB 122**—Appropriations and Budget.
- SB 123**—Appropriations and Budget.
- SB 124**—Criminal Jurisprudence.
- SB 125**—Public Service Corporations.
- SB 126**—Appropriations and Budget.
- SB 127**—Appropriations and Budget.
- SB 128**—Appropriations and Budget.
- SB 129**—Appropriations and Budget.
- SB 130**—Appropriations and Budget.
- SB 131**—Appropriations and Budget.
- SB 132**—Appropriations and Budget.
- SB 133**—Appropriations and Budget.

SJR 8—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 549—Judiciary.

HB 550—Education.

HB 568—Judiciary.

HB 547—Judiciary.

Senator Rinehart moved that **HB 508**, by McCarty, et al, of the House, and Hamilton, et al, of the Senate, upon its arrival from the Honorable House, be ordered placed upon the Calendar without reference to a committee.

President Pro Tempore Baldwin advised **HB 508** will have its First Reading when the Message from the House, transmitting it, is read, following which he declared the Rinehart motion out of order.

Senator Rinehart being recognized advised that "the Senate could order where the bill goes upon the reading of the Message from the House."

President Pro Tempore Baldwin advised that "the Chair holds that the Senate could express its desire by the Rinehart motion but on the other hand the desire would be all that it would be expressing and tomorrow a motion would necessarily have to be made again, so, if there is no argument or questions, I am going to place the Rinehart motion before the Senate," following which the motion was placed before the Senate and declared adopted.

GENERAL ORDER

HB 539, by Daugherty of the House, and Harris of the Senate, was read and considered.

Upon motion of Senator Harris, **HB 539** was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and **HB 539** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 539 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Cartwright, Collins (Creek), Mahan.—3.

Not Voting: Frazier.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Cartwright, Collins (Creek), Mahan.—3.

Not Voting: Frazier.—1.

The Emergency was declared passed.

HB 539 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 12, by Walker, McColgin, Breeden, Allen, Boecher, Harris, Hamilton, Sandlin, Collins (Pontotoc), Shoemake, Young (Haskell), Dendy, Frazier, McSpadden, Dacus, Miskovsky, Jones, Rinehart, Tipps, Cartwright, Young (Cleveland), Easterly and Trent of the Senate, and Cartwright (Seminole), et al, of the House, was read and considered.

Senators Stipe, Wilson (Greer), Payne,

Hope, McClendon and Cowden asked unanimous consent to be made co-authors of SB 12, which was the order.

Senator Collins (Creek) asked to be recorded present, which was the order.

Upon motion of Senator Walker, SB 12 was advanced to engrossment and third reading.

Upon motion of Senator Walker, the rules of the Senate were suspended, and SB 12 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 12 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Perryman, Price, Ritzhaupt.—3.

Excused: Cartwright, Mahan.—2.

Not Voting: Coppock.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Perryman, Price, Ritzhaupt.—3.

Excused: Cartwright, Mahan.—2.

Not Voting: Coppock.—1.

The Emergency was declared passed.

SB 12 was referred for engrossment.

RESOLUTION

By unanimous consent, upon request of Senator Frazier, the following Resolution was introduced:

SENATE CONCURRENT RESOLUTION No. 5—By Frazier, Rinehart, Collins (Pontotoc), Fine, of the Senate, and Shoemake, Scarbrough, Morford, Garrison, Buckler, Slater of the House—A Concurrent Resolution Relating to Certain Statements made by Charles E. Wilson to reconsider said Statements in the Light of Certain Factual Information and to determine whether a Retraction should not be made; Directing that Copies of this Resolution be forwarded to President Dwight D. Eisenhower, Secretary of Defense Wilson and to each Member of the Oklahoma Congressional Delegation.

Senator Frazier asked unanimous consent, which was granted, that **SCR 5** be considered immediately.

By unanimous consent, Senators Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell) were added as co-authors.

Senator Hall moved to amend **SCR 5**, line 22, page 2, by adding before Section 1 a new Section 1 as follows, and renumbering the remaining sections: "SECTION 1. That the said Charles E. Wilson, Secretary of Defense, by his irresponsible utterances has demonstrated himself to be a professional ultra-

crepidarian," which amendment was declared failed of adoption.

SCR 5, as co-authored, was read at length as follows, and adopted upon motion of Senator Frazier:

SENATE CONCURRENT RESOLUTION NO. 5—By Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell).

A CONCURRENT RESOLUTION RELATING TO CERTAIN STATEMENTS MADE BY CHARLES E. WILSON, SECRETARY OF DEFENSE; REQUESTING SAID CHARLES E. WILSON TO RECONSIDER SAID STATEMENTS IN THE LIGHT OF CERTAIN FACTUAL INFORMATION AND TO DETERMINE WHETHER A RETRACTION SHOULD NOT BE MADE; DIRECTING THAT COPIES OF THIS RESOLUTION BE FORWARDED TO PRESIDENT DWIGHT D. EISENHOWER, SECRETARY OF DEFENSE WILSON AND TO EACH MEMBER OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, on January 28, 1957, there was released to the press, radio and television media of the Nation a statement by Charles E. Wilson, Secretary of Defense, that "a sort of scandal . . . a draft dodging business" developed in National Guard enlistments during the Korean Military conflict; and

WHEREAS, the National Guard has the longest continuous history of any military organization in the United States of America; and

WHEREAS, the basic concept of na-

tional defense is "a small regular force complemented by a large reserve"; and

WHEREAS, this basic military concept has been tested and proven successful in many wars, most recently in World War II and during the Korean conflict; and

WHEREAS, Congress by its official action regarding military service did authorize certain services in the National Guard of the United States and in the United States Army as a means of fulfilling military requirements; and

WHEREAS, the State of Oklahoma is proud of the record and achievements of the National Guard Units of this Nation, and is especially proud of the record and achievements of the 45th Infantry Division, a National Guard Division composed exclusively of Oklahomans; and

WHEREAS, the Legislature of the State of Oklahoma desires to call to the attention of the Secretary of Defense and to the people of this State and of the Nation the sterling record of the 45th Infantry Division; and

WHEREAS, it is the feeling of this Twenty-sixth Legislature and of the people of Oklahoma that it is grossly unfair for the Secretary of Defense to urge, on the one hand, the enlistment of youth in the National Guard program as authorized by law and, on the other hand, following such enlistments in good faith by youths thus encouraged, to denounce such youths as draft dodgers; and

WHEREAS, it is the further feeling of this Twenty-sixth Legislature and of the people of Oklahoma that the reputation of the 45th Infantry Division, and other National Guard Divisions, has been done severe harm as a result of the above-quoted statement, and that such statement constitutes a gross and unwarranted insult to Oklahoma National Guardsmen and to those of other states,

especially those who served during the Korean conflict; and

WHEREAS, it is inconceivable that such a statement could be made, except in the heat of anger, or without proper reflection and due consideration of the history of such Divisions as Oklahoma's 45th Infantry Division and others which have distinguished themselves in the defense of this Nation; and

WHEREAS, This Oklahoma Legislature and the people of the State have awaited a retraction by the Secretary of Defense but, instead, said Secretary has reiterated and expanded his initial statement;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY - SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The Legislature of the State of Oklahoma respectfully requests that Charles E. Wilson, Secretary of Defense, reconsider his statements in the light of the above facts and determine whether a retraction of said statement should not be made, especially as it relates to National Guard Divisions, bearing in mind that the several National Guard Divisions did not enact such legislation but acted faithfully in compliance therewith in all particulars.

SECTION 2. BE IT FURTHER RESOLVED, a copy of this Resolution be made a part of the permanent journals of this Twenty-sixth Legislature, and that duly authenticated copies of this Resolution be forwarded to Dwight D. Eisenhower, President of the United States, Charles E. Wilson, Secretary of Defense, and to each member of the Oklahoma Congressional Delegation.

SCR 5 was ordered referred for engrossment.

GENERAL ORDER

HB 541, by Sampsel of the House and

Dendy of the Senate, was read and considered.

Upon motion of Senator Dendy, **HB 541** was advanced to engrossment and third reading.

Upon motion of Senator Dendy, the rules of the Senate were suspended, and **HB 541** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 541 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, M c S p a d d e n, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Cartwright, Mahan.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, M c S p a d d e n, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Cartwright, Mahan.—2.

The Emergency was declared passed.

HB 541 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 43, by McClendon, Fine, et al, was taken up for consideration and read.

Senator Sandlin moved to amend **SB 43**, line 3, page 2, by striking after the word "statewide" the words "general primary or run-off primary" and inserting the words "primary, run-off or general election", which amendment was declared adopted.

Senator Sandlin moved to amend **SB 43**, line 14, page 2, by striking after the letter "I" and before the word "to" the word "plan" and insert the word "intend", which amendment was declared adopted.

Senator Miskovsky moved to amend **SB 43**, line 1, page 1, by striking after the word "swears" and before the word "under" the comma and inserting the words "or affirms" and in line 3 add before the word "affirms" the words "swears or" and in line 5 strike the words "expects to" and insert the words "believes he will" which failed of adoption.

Senator Allen moved to amend **SB 43**, line 12, page 5, by striking the period and adding after the word "registrar" the words "or county registrar", which amendment was declared failed of adoption.

Senator Allen moved to amend **SB 43**, line 3, page 6, by adding after the word "precinct" and before the word "on" the words "or county" which amendment by unanimous consent he withdrew.

Senator Sandlin moved to amend **SB 43**, lines 11 and 12, page 6, by striking after the word "immediately" on line 13, the words "returning same to the county election board secretary" and inserting in lieu thereof the following: "privately, without duress or interference, in ink, sealing said voted ballot in a regular absentee inner envelope, completely filling out the affidavit printed on the inner envelope in ink or type, acknowledging same in the presence of

a notary public or the Secretary of the county election board or his agent (which said secretary or his agent is hereby authorized to acknowledge only the absentee affidavits of absentee electors casting their ballots in person in the county election board office), thereafter placing said sealed inner envelope containing the absentee ballot in an outer envelope, sealing said envelope and giving same to the Secretary of the county election board or his agent."

By unanimous consent, further consideration of the Sandlin amendment was deferred temporarily.

Senator Young (Haskell) moved to amend **SB 43**, line 9, page 5, by striking after the word "valid" the remainder of line 9 and lines 10, 11 and 12 and inserting "when the county registrar has certified that such applicant is a legal voter" which amendment was declared failed of adoption.

Senator Allen moved to amend **SB 43**, line 3, page 1, and line 15, page 2, by adding after the word, "precinct" the words, "and county," which amendment was declared adopted.

Senator Allen moved to amend **SB 43**, lines 4 and 8, page 5, by adding after the word "card" and before the word "registration" the words "or book", which amendment was declared failed of adoption.

Senator Miskovsky moved that further consideration of **SB 43** be deferred until 2:00 p. m., Monday, February 4, 1957.

Senator Hamilton, as a substitute, moved that further consideration of **SB 43** be deferred until 10:00 a. m., tomorrow, which motion was declared adopted.

Senator Fine moved that the Senate adjourn to meet at 10:00 tomorrow when the desk is cleared, which motion was adopted.

FIRST READING

By unanimous consent the following

Resolution was introduced and read the first time:

SJR 9—By Ritzhaupt, Cowden, Frazier, Harris and Trent, of the Senate, and Levergood and McCarty, of the House—A Joint Resolution relating to Section 23, Article 10 of the Constitution; expressing legislative intent; providing procedures for the State Budget Officer, and other state officials, departments, boards, institutions, and agencies in creating obligations; outlining duties; defining liability for unpaid obligations; directing the State Budget Officer to deliver a copy of this Resolution to certain officials of this State; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 508—By McCarty, Levergood, Stevens, Graves, Shoemake, Tinker, Munson, Etling, Bradley, Sparks, Odom, Nigh, Langley, Cole, Daugherty, Pitcher, Richeson, Nevins, Rogers, Cunningham, Foster, Nance, Morford, Sparkman, Graybill, Green, Priebe, Williams (Murray), Dolezal, Hill, Camp, Ham, Davis, Vandiver, Taliaferro, Simmons, Long (Caddo), Murrow, Inman, Norris, Cartwright (Bryan), Cartwright (Seminole), Sparger, Lance, Scarbrough, Wilson, Lollar, Huff, Garrison, Reudy, Shibley, Bohr, Skeith, Gotcher, Livingston, Hurst, Clark, Rives, Privett, Bailey (Cleveland), Wolf, Greenhaw, Briscoe, Andrews, Arrington, Belvin, Bond (Marshall), Bower, Buckler, Calkins, Carey, Finch, Huser, Long (Seminole), Mitchell, Moad, Price, Sampsel, Smith, Spear, Stewart, and Traw of the House and Hamilton, Dacus, Field, Tipps, McCollgin, Breeden, Allen, Boecher, Harris, Sandlin, Collins (Pontotoc) Young (Haskell), Shoemake, Dendy, Frazier, Walker, McSpadden, Miskovsky, Jones, Collins (Creek), Rinehart, Cartwright, Hall, Cowden and Young (Cleveland) of the Senate—An Act relating to the public schools of Oklahoma; dealing with the

FIFTEENTH LEGISLATIVE DAY**Thursday, January 31, 1957**

Pursuant to adjournment, the Senate met at 10:00 a.m., and was called to order by its President Pro Tempore, Senator Baldwin.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Cartwright, Collins (Pontotoc), McClendon, Mahan.—4.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 134—Game and Fish.

SB 135—County Government.

SJR 9 — Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 508—Senator Rinehart moved that **HB 508**, by McCarty et al of the House, and Hamilton et al of the Senate, be ordered placed on the Calendar without reference to a committee, which motion prevailed.

REFERRING FURTHER TO THE REPORT OF THE RULES COMMITTEE:

Senator Rinehart moved to amend Rule 43 (b) by changing the period to

a comma, and adding after the word, "Senate," at the end of the paragraph, the following: "except the rule on reconsideration which can only be suspended by unanimous consent," which amendment was declared adopted.

Senator Wilson (Greer) moved the adoption of the Rules Committee Report, as amended, which motion prevailed.

GENERAL ORDER

SJR 2, by Hope of the Senate, and Daniel and Ham of the House, was read and considered.

Upon motion of Senator Hope, **SJR 2** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SJR 2** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 2 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Collins (Pontotoc), McClendon, Mahan.—4.

Not Voting: Easterly, Hall, Miskovsky, Payne.—4.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bree-

den, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Collins (Pontotoc), McClendon, Mahan.—4.

Not Voting: Easterly, Hall, Miskovsky, Payne.—4.

The Emergency was declared passed.

SJR 2 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 12 correctly engrossed.

Engrossed **SB 12** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 14, by Hope, Boecher, Young (Haskell), Miskovsky and Dacus of the Senate, and Larason, et al of the House, was read and considered.

Senator Collins (Pontotoc) asked to be recorded present, which was the order.

By unanimous consent, Senators Harris, Allen, Shoemake, Stipe, Grantham, Carrier, Coppock, Collins (Pontotoc), Collins (Creek), Wilson (Greer), Ritzhaupt, McColgin, Garvin and McSpadden, were added as co-authors of **SB 14**.

Upon motion of Senator Hope, **SB 14** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 14** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 14 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Cartwright, McClendon, Mahan.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Cartwright, McClendon, Mahan.—3.

The Emergency was declared passed.

SB 14 was referred for engrossment.

GENERAL ORDER

SB 72, by Collins (Creek) and Young (Cleveland) of the Senate and Bailey (Cleveland) et al of the House, was taken up for consideration.

By unanimous consent, upon request of Senator Shoemake, further consideration of **SB 72** was deferred until Monday, February 4.

SJR 3, by Young (Cleveland) of the Senate, and Bailey (Cleveland) et al of the House, was read and considered.

By unanimous consent, Senators Easterly, Harris, Stipe, Field, Allen, Dacus, Perryman, Dendy, Ritzhaupt, Sandlin, Grantham, Breeden and Coppock were added as co-authors of **SJR 3**.

Upon motion of Senator Young (Cleveland), **SJR 3** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **SJR 3** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 3 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Mahan.—2.

Not Voting: Collins (Creek), Herndon, McClendon, Payne, Trent.—5.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Mahan.—2.

Not Voting: Collins (Creek), Herndon, McClendon, Payne, Trent.—5.

The Emergency was declared passed.

SJR 3 was referred for engrossment.

Senator Allen moved that a committee be appointed by the President Pro Tempore to handle invitations to ex-members of the Oklahoma State Senate for some date during this session of the legislature in the year of the celebration of the Semi-Centennial of our State, which motion was declared adopted.

Senator McClendon asked to be recorded present, which was the order.

GENERAL ORDER

Referring further to **SB 43**:

Senator McClendon moved that the vote be reconsidered by which the Allen amendment to line 3, page 1 and line 15, page 2, was adopted on the last legislative day, which motion was declared adopted.

Upon motion of Senator McClendon, the Allen amendment to line 3, page 1, and line 15, page 2, was tabled.

Senator Miskovsky asked unanimous consent, which was granted, to reconsider the vote by which his amendment to lines 1, 3 and 5, page 1, failed of adoption on the last legislative day.

Senator Hamilton presiding.

Senator Miskovsky asked unanimous consent, which was granted, to amend his amendment, as to line 3, page 1, by striking after the word "who" and before the word "under" and inserting the following: "swears, affirms or attests before two witnesses."

The vote occurring on the Miskovsky amendment, as amended, it was declared adopted.

Senator Rinehart moved to amend **SB 43**, line 8, page 2, by striking the word "Thursday" and inserting the word "Saturday."

Senator Rinehart asked unanimous consent, which was granted, to amend his amendment by striking the word

"Saturday" and inserting the word "Friday."

President Pro Tempore Baldwin presiding.

Senator Dacus moved to amend **SB 43**, line 12, page 18, by inserting after the word "day" a new section, as follows, to be numbered Section 7 and renumbering Section 7 as Section 8: "Section 7. Any member of any election board, or other person, who shall wilfully neglect or refuse to perform any of the duties required by him as aforesaid, or who shall in any manner wilfully violate or abuse any trust or duty hereby imposed, shall be deemed guilty of an offense and, upon conviction thereof, shall be punished by a fine of not more than One Thousand Dollars (\$1,000.00), or by imprisonment in the county jail for a period not exceeding six (6) months, or both" which amendment was declared adopted.

Senator McClendon moved to amend **SB 43**, line 14, page 3, by striking after the word "precinct" and before the word "or" the words "and county" which amendment was declared adopted.

Senator Payne moved to amend **SB 43**, line 15, page 12, by adding a new paragraph after line 15 and before line 16, as follows: "Any Notary or other official authorized to administer oaths, who notarizes, verifies, acknowledges or attests to a signature on this application or request for absentee ballot, without appearing before said Notary, in person, shall be guilty of a felony."

By unanimous consent of the Senate, consideration of the Payne amendment was deferred temporarily.

Senator McClendon moved to amend **SB 43**, line 6, page 13, by deleting the word "affirm" and inserting the word "attest" and in line 1, page 13, by changing the word "affirmation" to "attestation" which amendment was declared adopted.

Senator Stipe moved to amend **SB**

43, line 10, page 8, by striking after the word "party" the remainder of line 10, all of lines 11, 12, 13, 14 and 15 down to the word "county", which amendment was declared adopted.

Senators McClendon and Allen moved to amend **SB 43**, by striking after the word "ballots" in lines 15, 16 and 18, page 7, the following: "and applications for absentee ballots" which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 43**, line 11½, page 18, by inserting a new Section 7, as follows, and renumbering the remaining Sections: "Section 7. Provided, however, notwithstanding anything to the contrary herein contained, any qualified elector who has become physically incapacitated since Friday preceding the election (or at like time for elections not held on Tuesday), or is confined in a hospital, nursing home, or his own home and will present to the precinct inspector or the county election board a statement from a licensed physician of the State of Oklahoma, that he is unable to go to the polls and cast his ballot, may on election day request that the precinct inspector, or a member of the County Election Board or someone designated by them, provide said elector with a ballot. Said elector shall mark his ballot and return it immediately to the bearer" which amendment was declared failed of adoption.

Senator McClendon moved to amend **SB 43**, line 5, page 14, by changing the word "affirm" to "attest", which amendment was declared adopted.

Senator Rinehart moved to amend **SB 43**, line 7, page 7 by changing the word "Thursday" to read "Friday"; and line 4, page 15, by changing the word "Friday" to read "Saturday," which amendment was declared adopted.

Senator Payne asked unanimous consent, which was granted, to substitute the following for his amendment to line

15, page 12, consideration of which was temporarily deferred.

Senator Payne moved to amend **SB 43**, page 19, by inserting a new section after Section 10, to be Section 11, to read as follows, and renumbering the succeeding sections: "Section 11." Any person, Notary or other official authorized to administer oaths who notarizes, verifies, acknowledges or attests to the signature on the affidavit of absent elector or on the affirmation of an incapacitated elector, without the person whose affidavit or affirmation is being taken, actually appearing in person before said person, Notary or official authorized to administer oaths, shall be guilty of a felony," which amendment was declared adopted.

Senator Sandlin asked unanimous consent, which was granted, to withdraw his amendment to **SB 43**, submitted on the last legislative day, to lines 11 and 12, page 6.

Senator Allen asked unanimous consent, which was granted, that his name be stricken as a co-author of **SB 43**, as amended.

Senator McClendon asked unanimous consent, which was granted, that the title of **SB 43** be amended to conform to the bill, as amended.

Senator McClendon moved that **SB 43**, as amended, be advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the previous question was ordered put.

The vote occurring on the McClendon motion, it was declared adopted.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 43**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 43 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Cartwright, Mahan.—2.

Not Voting: Collins (Pontotoc).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Cartwright, Mahan.—2.

Not Voting: Collins (Pontotoc).—1.

The Emergency was declared passed.

SB 43, as amended, was referred for engrossment.

DECLARATION OF VOTE

Senator Collins (Pontotoc) asked unanimous consent, which was granted, that the record show had he been present at the time of third reading and final passage of **SB 43**, as amended, he would have voted AYE.

Senator Field moved that, when the desk is cleared, the Senate adjourn to meet at 1:30 p. m., Monday, February 4, 1957, which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 5 and **SB 14** each correctly engrossed.

Engrossed **SCR 5** and Engrossed **SB 14** were each properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SCR 2**, and naming House Conferees as follows: Shoemake, Levergood and Pitcher.

President Pro Tempore Baldwin announced the appointment of Senators Dacus, Stipe and Trent as the Senate Conferees under Engrossed **SCR 2**.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 543—By McCarty, Skeith, Andrews, Stevens, Sparks, Hammers, Tinker, Ruby, Long (Seminole), Bailey (Cleveland), Smith, Cook, Cunningham, Finch, Bailey (Kay), Ozmun, Graves, Pazoureck, Sampsel, Arrington, Cartwright (Seminole), Simmons, Ogden, Vandiver, Cole, Shibley, Bond (Stephens), Gotcher, Nance, Reudy, Chambers, Stewart and Wilson of the House and Shoemake, Walker, and Collins (Creek) of the Senate—An Act relating to police pensions and retirements; amending 11 O.S. 1951 § 541k; removing the minimum age limit for retirement; reducing the number of years required before retirement; providing for other conditions of retirement; providing for suspension of pension payments under certain conditions; revising conditions under which surviving spouse may receive pension payments; and declaring an emergency.

The above numbered **HB** was read for the first time.

COMMITTEE REPORTS

The following Bills and/or Resolu-

tions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 47—Agriculture.

SB 108—Appropriations and Budget.

SB 115—Appropriations and Budget.

SB 119—Appropriations and Budget.

SB 121—Appropriations and Budget.

SB 130—Appropriations and Budget.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 136—By Sandlin, Cowden and McColgen of the Senate and Cartwright, Rives, Levergood, Hill and Long (Seminole) of the House—An Act relating to primary elections; amending Section 4, Chapter 13, Title 26, Oklahoma Session Laws 1955; providing for reports by candidates on expenditures and contributions fifteen (15) days after each primary election and making them open to public inspection; and declaring an emergency.

SB 137—By Hope, Wilson (Greer), and Ritzhaupt of the Senate, and Larson and Wolf of the House—An Act making an appropriation to the State Board of Public Affairs; stating the purpose; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 138—By Rinehart of the Senate; Sweeney of the House—An Act relating to the waters in the State of Oklahoma; creating and providing for the term, tenure, removal, authority, duties and compensation of a Water Resources Board; transferring to said Water Resources Board all powers, duties, and authority heretofore conferred or imposed upon the Oklahoma Planning and Resources Board or its legal predecessors by Title 82, Oklahoma Statutes 1951 or by Title 82, Oklahoma Statutes Supplement 1955 or by 74 O. S. 1951 Section 351c or by any law amendatory

thereof or supplementary thereto, or by any law giving said Oklahoma Planning and Resources Board or its legal predecessors any powers, duties or authority pertaining to water, water power, water control, drainage, water storage, irrigation, pollution of waters, water conservation, water use, appropriation of waters, water rights, water priorities, water or irrigation or conservancy or drainage or any similar districts, or the granting of any permits or licenses, or the making of any decisions or orders to or for or concerning any thereof, and transferring all records and matters pending before the Oklahoma Planning and Resources Board relating there-

to to said Water Resources Board; providing for the employees and officers of said Board; providing for review of orders and decisions of the Water Resources Board by original action in the Supreme Court of this State; providing for the dates when the various Sections of this Act shall become effective; repealing 74 O. S. 1951 Secs. 344.15, 351f, 74 O. S. Supp. 1955 Sec. 344.21, and all conflicting laws; making the provisions of this Act severable; and declaring an emergency.

President Pro Tempore Baldwin declared the Senate adjourned, to meet on Monday, February 4, 1957, at 1:30 p. m.

SIXTEENTH LEGISLATIVE DAY

Monday, February 4, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—44.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Paul T. Finchum, State Superintendent for Oklahoma Conference Pentecostal Holiness Churches.

The Journal for the last Legislative Day was declared approved.

Upon motion of Senator Young (Cleveland), little seven year old Kathryn, daughter of Senator Harris, was made an Honorary Journal Clerk for this Legislative Day.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 139—By Sandlin and McColgin of the Senate and Nigh of the House—An Act relating to Primary Elections; amending 26 O. S. 1951 § 391; authorizing challenges for fraud and providing for hearings thereon and reviews by Supreme Court; and declaring an emergency.

SB 140—By Carrier, Grantham, Coppock, Easterly and Boecher, of the Sen-

ate, Morford, Bohr, Green, Priebe, Murrow, Camp, Williams and Bower, of the House—An Act relating to salaries of District Court Judges of District Court Judicial Districts of this State having a population in excess of one hundred thirty-six thousand (136,000) but not in excess of one hundred sixty-six thousand (166,000), according to the Federal Census of 1950, or any succeeding Decennial Federal Census; having a net assessed valuation in excess of One Hundred Twenty Million Dollars (\$120,000,000.00), exclusive of intangible personal property and less approved homestead exemptions, as certified to the Excise Boards of the counties of said Judicial District in 1958, and as may be shown by any succeeding biennial net assessed valuation, and which do not have to exceed two (2) District Court Judges, and providing for payment thereof.

SB 141—By Ritzhaupt—An Act relating to elections of Members of the Legislature; providing that Legislative Branch involved shall be convened to determine elections when tie votes occur; and declaring an emergency.

President Pro Tempore Baldwin presiding.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 136—Privileges and Elections.

SB 137—Appropriations and Budget.

SB 138—Economic and Industrial Development and Business and Industry, to be considered jointly.

HB 543—Revenue and Taxation.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HBs 539 and 541.

The above numbered Enrolled Bills were, after fourth reading, properly

signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 72, by Collins (Creek) and Young (Cleveland) of the Senate and Bailey (Cleveland), Wolf, Arrington and Sparks of the House, was called up for consideration.

Upon request of Senator Collins (Creek), consideration of **SB 72** was deferred for this Legislative Day.

SB 47, by McSpadden, was taken up for consideration and read.

Senator McSpadden moved to amend **SB 47**, line 12, page 2, by striking after the word "exceed" and before the word "days" the word and figures, "fifty (50)" and inserting the words and figures "seventy-five (75)", which amendment was declared adopted.

Senators Breeden, Collins (Creek), Cowden, Dacus, Frazier, Garvin, Grantham, Harris, Jones, McColgin, Mahan, Perryman, Stipe and Wilson (Greer) asked to be made co-authors of **SB 47**, which was the order.

Upon motion of Senator McSpadden, **SB 47**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended and **SB 47**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 47 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart,

Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Not Voting—Herndon, Hope.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Not Voting—Herndon, Hope.—2.

The Emergency was declared passed.

SB 47, as amended, was referred for engrossment.

Referring further to **SB 43**, by McClendon, et al:

Senator Miskovsky moved that the vote be reconsidered by which **SB 43** was passed on the last Legislative day, which motion was declared adopted, upon a roll call as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Frazier, Hall, Harris, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Baldwin, Collins (Pontotoc), Field, Fine, Grantham, Hamilton, McClendon, McColgin, Wilson (Beckham).—9.

Not Voting: Collins (Creek), Garvin, Herndon, Hope.—4.

Senator Cowden asked unanimous consent, which was granted, that the vote

be reconsidered by which **SB 43**, as amended, was advanced to engrossment and third reading.

GENERAL ORDER

SB 43, by McClendon, et al, was considered further.

Senators Miskovsky and Payne moved to amend **SB 43**, line 3, page 1, line 15, page 2 and line 11, page 12, by adding after the word "precinct" the words "and county."

Senator McClendon raised a point of order against the Miskovsky - Payne amendment, stating it was identical with the Allen amendment previously disposed of, which point of order the President Pro Tempore overruled, stating the Miskovsky-Payne amendment "amended another portion of **SB 43**."

Senators Wilson (Beckham) and Hamilton, as a substitute, moved to amend **SB 43**, line 3, page 1, line 15, page 2 and line 11, page 12, by adding after the word "precinct" and before the word "on" the words "during the entire time the polls are open for voting."

Senator Rinehart presiding.

A Committee from the Honorable House, composed of Representatives Ham, Rogers and Skeith, was received, who announced the House awaits the presence of the Senate for the purpose of viewing a film of the OU-Notre Dame Football game, narrated by Coach Bud Wilkinson, previously arranged for the Legislature.

Upon motion of Senator Field, the Senate was declared in recess for the purpose of a Joint Session.

JOINT SESSION

The Senate and House of Representatives, in Joint Session, was called to order by the President of the Senate.

Upon motion of Senator Baldwin, the attendance roll call of the Senate was declared the roll call of the Senate in Joint Session, it being as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—44.

Upon motion of Representative Bullard, the attendance roll call of the House was declared the roll call of the House in Joint Session, it being as follows:

Present: Alexander, Allard, Andrews, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Buckler, Bullard, Calkins, Camp, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Hill, Horton, Huff, Hurst, Huser, Inman, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Ogden, Ozmun, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson, Wolf, Mr. Speaker.—118.

Excused: Etling, Jumper, Patten.—3.

The President of the Senate declared a quorum of the Senate and Honorable

House present and the Joint Session duly assembled.

The JOINT RULES of the 26th Legislature were taken up for consideration.

Representative Bullard moved that the second paragraph of Joint Rule 17 be amended to read as follows: "Messages between the Houses are to be sent only while the receiving House is sitting," which motion was declared adopted.

Representative Harkey introduced Dr. George L. Cross, President of Oklahoma University, and "Bud" Wilkinson, Coach of the University, who narrated for the Joint Session a film of the Notre-Dame-O. U. Game of October 27, 1956.

Upon motion of Representative Bullard, the Joint Session was ordered dissolved.

The Senate, in its Chamber, was called to order by its President Pro Tempore, Senator Baldwin.

Referring further to **SB 43**, by McClendon, et al:

Senator Miskovsky asked unanimous consent, which was granted, that further consideration of **SB 43** be deferred for this legislative day.

Senator Field announced that in celebration of President Pro Tempore Baldwin's birthday, Senators and employees were invited to have cake and coffee in his office, following adjournment of the Senate today.

Senator Hamilton asked that Senator Walker be shown excused for the remainder of this legislative day, which was the order.

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Field that the Senate closed its doors and went into Executive Session.

The Senate, in open session, was called

to order by its President Pro Tempore, Senator Baldwin, who made the following announcements:

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the interim reappointment of ROBERT L. FORGAN, of Oklahoma City, Oklahoma, as a member of the Fraternal Insurance Board for a term effective July 27, 1956, and ending July 27, 1960.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the interim appointment of SHERMAN F. BUCKNER, of Oklahoma City, Oklahoma, as a member of the Fraternal Insurance Board for a term effective July 27, 1956, and ending July 27, 1960.

The Senate, in executive session and upon motion of Senator Rinehart, advised and consented to the confirmation of the interim reappointment of HURBERT SMROKA, of Yukon, Oklahoma, as a member of the Fraternal Insurance Board for a term effective July 27, 1956, and ending July 27, 1960.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of Mrs. FLORA HARROLD, of Tulsa, Oklahoma, as a member of the Fraternal Insurance Board for a term effective July 27, 1956, and ending July 27, 1960.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of the interim appointment of DEANE D. RALEY, of Tulsa, Oklahoma, as a member of the Board of Pharmacy for a term effective July 22, 1956, and ending July 22, 1960.

The Senate, in executive session and upon motion of Senator Rinehart, advised and consented to the confirmation of the interim reappointment of ARNOLD SAWALLISCH, of El Reno, Oklahoma, as a member of the State Board

of Health for a term effective August 6, 1956, and ending June 30, 1965.

The Senate, in executive session and upon motion of Senator Sandlin, advised and consented to the confirmation of the interim reappointment of MERLE E. WHITNEY, M.D., of Okemah, Oklahoma, as a member of the State Board of Health for a term effective June 30, 1955, and ending June 30, 1964.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the interim reappointment of Dr. CHARLES R. ROUNTREE, of Oklahoma City, Oklahoma, as a member of the State Board of Health for a term effective July 6, 1955, and ending June 30, 1963.

The Senate, in executive session and upon motion of Senator Trent, advised and consented to the confirmation of the reappointment of CLAUD COLLIER, Sr., of Atoka, Oklahoma, as a member of the Mental Health Board for a term effective January 16, 1957, and ending December 31, 1962.

The Senate, in executive session and upon motion of Senator Collins (Pontotoc), advised and consented to the confirmation of the interim reappointment of MILT PHILLIPS, of Seminole, Oklahoma, as a member of the Oklahoma Turnpike Authority for a term effective July 1, 1956, and ending July 1, 1964.

The Senate, in executive session and upon motion of Senator Stipe, advised and consented to the confirmation of the interim appointment of STANLEY NEISWANDER, of McAlester, Oklahoma, as a member of the State Election Board for a term effective September 7, 1956, and ending February 7, 1957.

The Senate, in executive session and upon motion of Senator Harris, advised and consented to the confirmation of the reappointment of LAWTON L.

LEININGER, of Lawton, Oklahoma, as a member of the Oklahoma Tax Commission for a term effective January 16, 1957 and ending the second Monday in January, 1963.

The Senate, in executive session and upon motion of Senator Shoemake, advised and consented to the interim appointment of ERNEST F. REED, of Muskogee, Oklahoma, as a member of the Oklahoma Motor Vehicle Commission for a term effective August 23, 1955, and ending coterminously with the office of the Governor.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of the appointment of Wm. F. LATTING, of Tulsa, Oklahoma, as a member and Chairman of the Oklahoma Employment Security Commission for a term effective January 22, 1957, and ending May 20, 1959.

The Senate, in executive session and upon motion of Senator McSpadden, advised and consented to the confirmation of the interim reappointment of DAVID P. JOHNSON, of Nowata, Oklahoma, as a member of the Board of Regents for the Oklahoma Military Academy for a term effective September 27, 1956, and ending June 30, 1961.

The Senate, in executive session and upon motion of Senator Field, advised and consented to the confirmation of the interim appointment of ROY T. NALL, of Boise City, Oklahoma, as a member of the Board of Regents for the Oklahoma Agricultural and Mechanical Colleges, for a term effective September 6, 1955, and ending April 2, 1963.

The Senate, in executive session and upon motion of Senator Trent, advised and consented to the confirmation of the interim reappointment of P. M. MUNGLE, of Atoka, Oklahoma, as a member of the State Soil Conservation Board for a term effective June 30, 1955, and ending June 30, 1960.

The Senate, in executive session and

upon motion of Senator Boecher, advised and consented to the confirmation of the interim reappointment of PETER ADAMS, of Okeene, Okla., as a member of the State Board of Agriculture for a term effective April 26, 1956, and ending April 26, 1961.

The Senate, in executive session and upon motion of Senator Field, advised and consented to the confirmation of the interim reappointment of LAWR-ENCE DRAKE, of Gate, Oklahoma, as a member of the State Soil Conservation Board for a term effective August 6, 1956, and ending June 30, 1961.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of the interim appointment of Dr. R. S. TODD, of Tulsa, Oklahoma, as a member of the Board of Examiners in Veterinary Medicine for a term effective May 9, 1956, and ending May 9, 1960.

Senator Field moved that when the Clerk's desk is cleared the Senate adjourn to meet as provided under the Rules, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 516—A Concurrent Resolution relating to the "Turkey-Rama", to be held in Fairview, Oklahoma, February 21-22, 1957; designating said "Turkey-Rama" the Official Semi-Centennial "Turkey-Rama" of Oklahoma; directing * * *;

HCR 517—A Concurrent Resolution relating to certain statements made by Charles E. Wilson, Secretary of Defense; requesting said Charles E. Wilson to reconsider said statements in the light of, * * *.

By unanimous consent, consideration of **HCRs 516** and **517** was deferred for this Legislative day.

MESSAGES FROM THE HOUSE

Advising the signing of and transmit-

ting for signature Enrolled **HCRs 513, 514.**

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 521—By McCarty and Skeith—An Act making an appropriation to the Attorney General for the division of regulated drug enforcement for the fiscal years ending June 30, 1958 and June 30, 1959; making appropriation nonfiscal; and declaring an emergency.

HB 522—By McCarty and Skeith—An Act appropriating to the Attorney General Twenty-Five Hundred Dollars (\$2,500.00) for the fiscal year ending June 30, 1958, and Twenty-Five Hundred Dollars (\$2500.00) for the fiscal year ending June 30, 1959, for evidence money to be expended in enforcing the regulated drug laws of the State; providing for accountability for said appropriations; making appropriations non-fiscal; and declaring an emergency.

HB 528—By Livingston, Norris, Lance and Daniel—An Act prohibiting all commercial fishing within certain counties, providing the penalties therefor, repealing all laws or parts of laws in conflict therewith; and declaring an emergency.

HB 535—By Shibley, Long (Caddo), Musgrave, Cartwright (Bryan), Tinker, Alexander and Lance—An Act relating to fireworks; defining same; specifying manner of storage, sale and handling; defining fireworks which may be offered for sale in the State; prescribing manner of discharging exhibition fireworks and regulations governing same; providing that cities and towns may enact supplemental legislation; providing dates when approved fireworks may be sold; providing penalties for violation of the Act; making provisions of the Act severable and providing for future effective date of Act.

HB 569—By Stevens, Graves, Levergood, Wolf and Alexander—An Act relating to elections; amending 28 O. S. 1951 § 251, as amended by Section 1, Chapter 8, Title 26, Oklahoma Session Laws 1953, and 26 O. S. 1951, § 556a; designating the time for opening and closing polls; requiring separate colors for each category of ballots; increasing compensation of precinct officials to six dollars (\$6.00) per day and mileage; and declaring an emergency.

HB 575—By Cartwright (Seminole), Long (Seminole), Belvin, Daniel, Bailey (Kay), Cunningham, Finch, Gotcher, Ogden, Price, Simmons, Sweeney, Tinker and Levergood of the House and Stipe, Cartwright, Payne, Rinehart and Sandlin of the Senate—An Act pertaining to Workmen's Compensation; amending 85 O. S. 1951, § 22 (5) as amended by Title 85, Chapter 2, Section 1, at Page 430, Oklahoma Session Laws 1953 and amended by Title 85, Chapter 2d, § 1(5) Oklahoma Session Laws 1955 at Page 492; and declaring an emergency.

HB 578—By Briscoe and Sampsel, of the House and McSpadden, of the Senate—An Act pertaining to the Grand River Dam Authority; amending 82 O. S. 1951 § 861; and declaring an emergency.

HB 595—By Committee on County, State and Federal Government—An Act pertaining to County Election Boards; amending 26 O. S. 1951, § 24a, as amended by Title 26, Chapter 2, Section 1, § 24a at Page 102, Oklahoma Session Laws 1953 and as amended by Title 26, Chapter 2a, Section 1, § 24a, at Page 103, Oklahoma Session Laws 1953; and declaring an emergency.

HJR 505—By McCarty of the House and Hamilton of the Senate—A Joint Resolution making appropriations to the State Legislative Council to be used for planning and carrying out a program for the Tenth Annual National Legislative Conference, and for other purposes; creating within the State Legislative

Council the "Oklahoma Committee on the National Legislative Conference"; providing for appointments to said committee and outlining duties thereof; authorizing expenditures; providing the funds herein appropriated shall not be subject to fiscal year limitations; and declaring an emergency.

The above numbered **HBs** and **HRs** were read for the first time.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 15—Appropriations and Budget.

SB 16—Appropriations and Budget.

SB 111—Appropriations and Budget.

SB 123—Appropriations and Budget.

SB 126—Appropriations and Budget.

SB 129—Appropriations and Budget.

SB 131—Appropriations and Budget.

DO PASS, as amended:

SB 106—Appropriations and Budget.

The President presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 2 and **3** each correctly engrossed.

Engrossed **SJR 2** and **3** were each properly signed and ordered transmitted to the Honorable House for consideration.

FIRST READING

By unanimous consent, the following Bills were introduced and read the first time:

SB 142—By Miskovsky and Price, of the Senate and Alexander, Calkins, Chambers, Musgrave, Nixon and Slater, of the House—An Act relating to Boards of County Commissioners in counties having a population in excess of two hundred fifty thousand (250,000); providing for nomination and election of

County Commissioners at large in such counties, and fixing their terms and the time of their elections; dealing with purchases involving expenditures in excess of three hundred dollars (\$300.00); making violation of Act a felony and fixing the punishment therefor; making provisions of Act severable; and declaring an emergency.

SB 143—By Miskovsky—An Act relating to lotteries; prescribing conditions under which merchants may give tickets and have drawings for prizes; amending 21 O. S. 1951, Sec. 1051; and declaring an emergency.

SB 144—By Miskovsky—An Act relating to collection and payment of wages; providing that wages may be paid in lawful money of the United States or checks on banks convertible into cash on demand at full face value thereof; amending Section 2, Chapter 5, Title 40, Oklahoma Session Laws 1955; and declaring an emergency.

As provided under the Field motion, the President declared the Senate adjourned to meet at 1:30 p. m., tomorrow.

**SEVENTEENTH LEGISLATIVE DAY
Tuesday, February 5, 1957**

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgen, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—43.

Absent: Collins (Pontotoc).—1.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative day was declared approved.

Senator Young (Cleveland) asked that Senator Young (Haskell) be shown excused for one hour, which was the order.

LOBBY PERMITS

The following requests for Lobby Permits were submitted and referred to the Special Committee appointed to consider lobby permits:

Herb M. Shoup states that he resides at Route One, Ripley, Oklahoma; that he is 38 years of age; that he is legislative representative for Oklahoma Farmers Union; that he is paid the sum of \$ Nil per_ for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this fifth day of February, 1957.

S/Herb M. Shoup

Louis A. Williams states that he resides at Route one, Cushing, Oklahoma; that he is 47 years of age; that he is legislative representative for Oklahoma Farmers Union; that he is paid the sum of \$ Nil per_____ for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this fifth day of February, 1957.

S/Louis A. Williams

David Fudge states that he resides at 1425 N. E. 36, Oklahoma City, Oklahoma; that he is 49 years of age; that he is legislative representative and Executive Secretary for Oklahoma Municipal League; that he is paid the sum of \$ none, for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 15th day of January, 1957.

S/David Fudge

J. Orville Bumpus states that he resides at 617 E. Bouse Drive, Midwest City, Oklahoma; that he is 47 years of age; that he is legislative representative for Oklahoma State School Boards Ass'n, Inc.; that he is paid the sum of \$6,500 per annum for his services*; that he makes this statement in compliance with the laws of the state and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly

assigned capacity in the interest of the Organization he represents.

* For all services of which legislative representation is only a minor part.

DATED, this 4th day of February, 1957.

S/J. Orville Bumpus

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 74—Public Lands—To Penal Institutions by previous order.

SB 84—Public Lands—To Penal Institutions by previous order.

SB 99—Appropriations and Budget.

SB 137—Appropriations and Budget.

DO PASS, as amended:

SB 102—Appropriations and Budget, with Walker as principal author.

HB 514—Appropriations and Budget.

FIRST READING

The following Bills were introduced and read for the first time:

SB 145—By Allen—An Act relating to costs in criminal cases; providing for the collection of an arrest fee and mileage as costs in cases wherein arrest was made by highway patrolman; providing that sums collected shall be reported and paid to the State Treasurer monthly and deposited to the General Revenue Fund of the State; making it the duty of the State Examiner and Inspector to audit the books of all courts to determine whether such costs collected have been reported and paid as required; and declaring an emergency.

SB 146—By Allen of the Senate and Cunningham of the House—An Act relating to the enforcement of the motor vehicle laws regulating the maximum permissible width, height, length and weight of vehicles used on Oklahoma highways; amending 47 O. S. 1951, Sec. 116.11 and Sec. 116.12, so as to au-

thorize the Commissioner of Public Safety to increase the number of the members of the Highway Patrol which shall be used to enforce the provisions of said laws, and to employ additional permit clerks to issue over-weight permits and collect fees therefor; amending 47 O. S. 1951, Sec. 116.13 so as to authorize the Oklahoma Tax Commission to increase the number of employees assigned as revenue enforcement officers to work with the members of the Oklahoma Highway Patrol in the enforcement of the laws regulating the size and weight of vehicles, and to provide that said Tax Commission Revenue Enforcement Officers shall be dressed in distinctive uniforms and display badges while on duty, which uniforms and badges shall be different and readily distinguishable from those of the Highway Patrol; providing that the Oklahoma Tax Commission shall furnish said badges and shall designate and define the type of uniform and badge to be worn by its Revenue Enforcement Officers and that the Commission may furnish said uniforms and replace and provide for the upkeep of same; and declaring an emergency.

SB 147—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act continuing the appropriation made to the State Board of Public Affairs from the Public Building Fund by S. B. 167, Sec. 4, R. S. 25th Oklahoma Legislature; stating the purpose; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 139—Privileges and Elections.

SB 140—County Government.

SB 141—Judiciary.

SB 142—State and Federal Government.

SB 143—Judiciary.

SB 144—Judiciary.

HB 521—Appropriations and Budget.

HB 522—Appropriations and Budget.

HB 528—Game and Fish.

HB 578—State and Federal Government.

HB 595—State and Federal Government.

HB 535—Senator Walker asked unanimous consent, which was granted, that **HB 535**, after consideration by the Committee on Public Health, be referred to the Committee on Business and Industry.

HB 569—Privileges and Elections.

HB 575—Labor Relations, then to Business and Industry.

HJR 505—Appropriations and Budget.

As provided under **HCR 512**, President Pro Tempore Baldwin appointed Senator Grantham, Chairman, Senators Perryman, Easterly and Trent as a committee to meet with a like committee from the Honorable House to arrange for a joint meeting of the House of Representatives and Senate in observance of Boy Scout Week and in commemoration of the 47th anniversary of the Boy Scouts of America.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 4 and **47** each correctly engrossed.

Engrossed **SB 47** was properly signed and ordered transmitted to the Honorable House for consideration.

MOTION TO RECONSIDER VOTE

As provided under Rule 12 (a), the President signed **SB 4** and ordered it transmitted to the Honorable House for consideration.

Senator Mahan presiding.

GENERAL ORDER

SB 43, by McClendon, et al, was considered further.

Senator Miskovsky moved to table the substitute amendment offered by Senators Wilson (Beckham) and Hamilton on

the last Legislative Day, to-wit, to amend **SB 43**, line 3, page 1, line 15, page 2 and line 11, page 12, which motion was declared adopted.

Senator Harris as a substitute to the Miskovsky amendment submitted on the last Legislative Day, moved to amend **SB 43**, line 3, page 1, line 15, page 2, line 14, page 3, and line 11, page 12, by striking the word, "precinct," and inserting the word, "county," and by unanimous consent, upon request of Senator Miskovsky, it was declared adopted.

Senator Grantham moved to amend **SB 43**, page 18 following Section 6 by adding a new section to be numbered Section 7, and renumbering subsequent sections, said section to read as follows: "SECTION 7. Any person who shall knowingly vote or attempt to vote twice in any election shall be punished by a fine of not more than One Thousand (\$1,000.00) Dollars or by imprisonment in the State Penitentiary at hard labor for a period not to exceed two (2) years or by both such fine and imprisonment," and to amend the title to conform to the body of the bill, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 43**, line 13½, page 2, by inserting a new section and renumbering succeeding sections: "Nothing in this proposal shall affect the casting of a ballot if the qualified elector has become physically incapacitated since Friday preceding the election and is confined in a hospital, his home or a nursing home. On a written request from incapacitated elector the precinct inspector or the secretary of the county election board shall provide such elector with a ballot."

By unanimous consent Senator Ritzhaupt moved, as a substitute for his pending amendment, to amend **SB 43**, line 13½, page 2, by inserting a new section and renumbering succeeding sections as follows: "Nothing in this proposal shall affect the casting of a ballot if the qualified elector has become physically incapacitated, and is so stated

in writing to the county election board secretary by a licensed physician of this state, since Friday preceding the election, and is confined in a hospital, his home or a nursing home. On such written request from incapacitated elector and a statement from his physician the secretary of the county election board shall provide such elector with a ballot," which amendment was declared failed of adoption.

Senator Allen moved to amend **SB 43**, lines 3 and 4, page 5, by deleting after the word, "board," on line 3, and before the word, "it," on line 4, the words, "having a central card registration system," and by deleting after the word, "applicant," on line 7, the remainder of line 7, the remainder of page 5 and lines 1 to 6 inclusive on page 6."

Senator Miskovsky, as a substitute, moved that **SB 43**, as amended, be advanced to engrossment and third reading.

Senator Hamilton, as a substitute for all pending motions, moved that the Allen amendment be tabled.

Senator Baldwin raised a point of order against the pending motions, which was sustained, stating the Allen amendment had not been disposed of and takes precedence.

The vote occurring on the Allen amendment, it was declared failed of adoption.

Senator Miskovsky moved that **SB 43**, as amended, be advanced to engrossment and third reading, which motion prevailed.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 43**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 43 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—43.

Absent: Collins (Pontotoc).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—43.

Absent: Collins (Pontotoc).—1.

The Emergency was declared passed.

SB 43, as amended, was referred for engrossment.

GENERAL ORDER

SB 119, by Hope, Wilson (Greer) et al, was read and considered.

Upon motion of Senator Hope, **SB 119** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 119** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 119 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—39.

Absent: Collins (Pontotoc).—1.

Not Voting: Cowden, Sandlin, Stipe, Young (Haskell).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—39.

Absent: Collins (Pontotoc).—1.

Not Voting: Cowden, Sandlin, Stipe, Young (Haskell).—4.

The Emergency was declared passed.

SB 119 was referred for engrossment.

GENERAL ORDER

Senator McClendon moved that **HB 508**, by McCarty et al of the House and Hamilton, Dacus et al of the Senate, be ordered withdrawn from the Calendar and referred to the Committee on Education.

Senator Rinehart, as a substitute, moved that **HB 508** be advanced to engrossment and third reading.

President Pro Tempore Baldwin presiding.

The vote occurring on the Rinehart motion, it was declared failed of adop-

tion, the roll call thereon being as follows:

Aye: Allen, Collins (Creek), Dendy, Easterly, Frazier, Harris, McColgin, McSpadden, Mahan, Miskovsky, Payne, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Young (Cleveland).—17.

Nay: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, Perryman, Price, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Haskell).—26.

Absent: Collins (Pontotoc).—1.

The vote occurring on the McClendon motion it was declared adopted by unanimous consent.

The President presiding.

Senator Field moved that when the Clerk's desk is cleared the Senate adjourn to meet as provided under the Rules, which motion prevailed.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 550—Education.

DO PASS, as amended:

SB 2—Education.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 148—By Shoemake—An Act making it unlawful for any railroad company to operate a freight train of more than forty (40) cars, exclusive of engine and caboose, without having provided radio communication between the engine and the caboose; requiring the conductor to inspect said radio equipment to make certain it is in operating condition prior to starting the train from a point at which it first exceeds

forty (40) cars; making violations of this Act a misdemeanor and fixing a penalty; and declaring an emergency.

SB 149—By Shoemaker—An Act making it unlawful for any railroad company to operate a freight train in this State with a caboose that does not have safety glass installed in all windows of said caboose; defining safety glass; making violations of this Act a misdemeanor and fixing a penalty; and declaring an emergency.

SB 150—By Grantham—An Act relating to non-profit, religious corporations; authorizing any non-profit corporation organized under the laws of this State for religious purposes to provide in its original Articles of Incorporation, or in any amendment thereto, that certain provisions of its Articles of Incorporation may not, after becoming a part of its Articles of Incorporation, be altered, amended, revoked or repealed; providing that no provision of any such Articles of Incorporation so restricted against alteration, amendment, revocation or repeal shall be construed or applied so as to prevent the discharge or removal of any officer or employee of the corporation; and declaring an emergency.

SB 151—By Hall, Stipe of the Senate and Pitcher of the House—An Act relating to civil actions and proceedings; validating all affidavits made in connection with service by publication after ten (10) years from date of final judg-

ment in the action or proceeding; and declaring an emergency.

SB 152—By Hall of the Senate and Rogers of the House—An Act relating to vehicle operator's and chauffeur's licenses; providing for payment of a portion of the fees derived from the sale of such licenses to the retirement and pension fund of the Department of Public Safety; amending 47 O. S. 1951, § 312, as amended by Section 1, Chapter 9a, Title 47, pages 274 and 275, Oklahoma Session Laws 1955; and declaring an emergency.

SB 153—By Hall, Harris, Stipe of the Senate and Pitcher, Lollar of the House—An Act relating to actions to quiet title to real property; amending 12 O. S. 1951 § 1141; making it unnecessary to allege or prove particular estate or interest claimed adversely in real property; and declaring an emergency.

SB 154—By Hall of the Senate and Lollar of the House—An Act relating to mechanics' and materialmen's liens; providing that claimant not filing written release of lien against homestead property after payment shall be liable for a reasonable attorney's fee and court costs in action brought to remove lien as cloud on title; and declaring an emergency.

As provided under the Field motion, the President declared the Senate adjourned to meet at 1:30 p. m., tomorrow.

EIGHTEENTH LEGISLATIVE DAY
Wednesday, February 6, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—41.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative day was declared approved.

LOBBY PERMIT

The following request for Lobby Permit was submitted, read and ordered referred to the Special Committee appointed to consider requests for Lobby Permits:

Mr. Jack A. Odom states that he resides at 901 Kansas, Norman, Oklahoma; that he is 33 years of age; that he is a legislative representative for United Steel Workers of America; that he is paid the sum of \$____, per____ for his services; that he makes this statement in compliance with the laws of the State and petitions your Honorable Body that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the organization he represents.

DATED this 5th day of February, 1957.

S/Jack A. Odom

RESOLUTIONS

Senator Field introduced the following Resolution and by unanimous consent, it was taken up for consideration, read and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 6—By Field, Mahan, Jones, Rinehart, Cartwright, Fine, Easterly, Wilson (Greer), Allen, McColgin, Grantham, Harris and Dacus of the Senate, and Ogden of the House.

A CONCURRENT RESOLUTION MEMORIALIZING THE 85th CONGRESS OF THE UNITED STATES TO ACT PROMPTLY AND FAVORABLY AND ENACT ANY ADDITIONAL AUTHORIZING LEGISLATION NECESSARY, OR REQUIRED TO IMMEDIATELY BEGIN CONSTRUCTION OF THE OPTIMA FLOOD CONTROL RESERVOIR (HARDESTY SITE) ON THE NORTH CANADIAN RIVER LOCATED IN WESTERN OKLAHOMA, AND TO PROVIDE THE NECESSARY FUNDS TO BEGIN CONSTRUCTION OF THE OPTIMA RESERVOIR PROJECT (HARDESTY SITE) AT THE EARLIEST POSSIBLE DATE; DIRECTING THAT A COPY OF THIS RESOLUTION BE TRANSMITTED TO DWIGHT D. EISENHOWER, PRESIDENT OF THE UNITED STATES, AND TO EACH MEMBER OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, the Congress of the United States did authorize for construction the Optima Reservoir for flood control and other purposes under H.D. 308, 74th Congress, 1st. Session, 1936; and

WHEREAS, the Congress did reaffirm its prior authority for construction of the Optima Project by enactment un-

der H.R. 5472, Public Law 516, 81st Congress, 2nd. Session in 1950; and

WHEREAS, the State of Oklahoma, through its Oklahoma Planning and Resources Board, on July 1st, 1942, did adopt a comprehensive plan for the control and development of the water resources of the North Canadian River which includes the Optima Project; and

WHEREAS, the present severe drouth has demonstrated without question the urgent need for the additional regulation and control of the water resources of the Canadian River that would be provided by the Optima Reservoir; and

WHEREAS, the President of the United States recently made a personal inspection of this area of Oklahoma to determine ways and means of relieving the economic stress in this area and to find a solution to prevent as nearly as possible a recurrence of the present situation; and

WHEREAS, the construction of the Optima Project at this time would greatly arrest the economic stress of the area, and at the same time provide a sound long range investment in the general welfare of the area, the State and the Nation:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN: That, we respectfully request the 85th Congress of the United States now assembled, to act promptly to provide ways and means and the necessary funds to initiate construction of the Optima Dam and Reservoir at the earliest possible date.

BE IT FURTHER RESOLVED, that a duly authenticated copy of this Resolution be transmitted to Dwight D. Eisenhower, President of the United States, and that a copy hereof be transmitted to each member of the Oklahoma Congressional delegation.

SCR 6 was ordered referred for engrossment.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 8—Constitutional Amendments, Initiative and Referendum and Code Revision.

SB 78—Judiciary.

SB 141—Judiciary.

HB 534—Judiciary.

HB 547—Judiciary.

HB 568—Judiciary—Adding Harris as Co-author.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 155—By Ritzhaupt—An Act requiring the Board of County Commissioners to provide sufficient office space in the courthouse for the County Election Board or to provide sufficient office space at some place satisfactory to the County Election Board and pay for rental, electricity, heating and telephone service; and declaring an emergency.

SB 156—By Hope and Wilson (Greer) of the Senate and Ham and Daniel of the House—An Act making an appropriation to the Pauls Valley State School; stating the purpose; designating the State Board of Public Affairs as the contracting and purchasing agency; delegating approval of plans and specifications to the Mental Health Board; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 157—By McSpadden of the Senate and Briscoe of the House—An Act creating and relating to the Municipal Criminal Court of the City of Claremore, Oklahoma, defining the jurisdiction

thereof, providing a code of procedure therefor, providing for the appointment of the Judge, Clerk and Officers thereof, providing for appeals therefrom and for fees and costs therein; and declaring an emergency.

SB 158—By Cartwright—An Act pertaining to highways; providing for the hardsurfacing of farm-to-market roads under certain conditions; providing for maintenance of said roads; providing for approval; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 517—By McCarty, Skeith, Andrews, Bohr, Buckler, Calkins, Cartwright (Bryan), Cunningham, Daugherty, Davis, Goodfellow, Lance, Long (Caddo), Mitchell, Moad, Murrow, Ozmun, Reudy, Rives, Shoemake, Simmons, Smith, Spear, Strickland and Traw—An Act requiring all persons addicted to the use of regulated drugs as defined by the laws of this State without a prescribed medical need therefor, who reside or remain in this state for a period of 24 hours or more to register with the local sheriff or police department; said sheriff of police department shall take photograph or fingerprints of such registrants and immediately forward same with a copy of the registration of the addict to the chief of the Division of Regulated Drug Enforcement of the Attorney General's Office; defining addicts; prescribing penalty for failure to register; and declaring an emergency.

HB 519—By McCarty, Skeith, Andrews, Bohr, Buckler, Calkins, Lance, Murrow, Ozmun, Price, Rives and Smith—An Act granting the power of Peace Officers to the Secretary and all inspectors of the Board of Pharmacy of the State of Oklahoma; authorizing all Inspectors of the Board of Pharmacy to confiscate all barbiturates and amphetamine where found illegally in the

possession of any person, firm or corporation; and declaring an emergency.

HB 639—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the Governor; providing that the Governor shall fix the duties and compensations of employees; setting the salary of Civil Defense Director; providing the transfer of items of appropriation; making appropriations non-fiscal; making provisions of this Act severable; repealing all laws in conflict herewith; and declaring an emergency.

HB 642—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the division of the budget; providing for the appointment of personnel and fixing the salaries thereof; providing the appropriations shall be fiscal; making the provisions of this Act severable; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 643—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the Lieutenant Governor; providing that the Lieutenant Governor shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 644—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the Oklahoma State Library; providing that the State Librarian shall fix the duties and compensations of employees within certain limitations; providing that the appropriations be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

The hour of 2:00 p. m., having been agreed upon by the Joint Committee appointed under **HCR 512** and a Committee from the Honorable House, headed by Representative Levergood, advising that the House awaits the presence of the Senate, it was upon motion of Senator Field that the Senate proceeded to the House Chamber for the purpose of a Joint Session.

JOINT SESSION

The Joint Session was called to order by the President of the Senate, Lieutenant Governor Cowboy Pink Williams.

Upon motion of Senator Field, the attendance roll call of the Senate was declared the roll call of the Senate in Joint Session, it being as follows:

Present: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Upon motion of Representative Bulard, the attendance roll call of the House was declared the roll call of the House in Joint Session, it being as follows:

Present: Alexander, Allard, Andrews, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Bliss, Bohr, Bond, (Marshall), Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Buckler, Bullard, Calkins, Camp, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Ham-

mers, Hargrave, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Ogden, Ozmun, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson, Wolf, Mr. Speaker.—120.

Excused: Patten.—1.

The President of the Senate declared a quorum of the Senate and Honorable House present and the Joint Session duly assembled.

Explorer Scouts of Oklahoma were admitted to the floor of the House by a Sergeant-at-Arms.

Prayer was offered by The Reverend J. Frank Davis, Pastor of Sheridan Road Baptist Church.

Speaker Harkey appointed as a committee to escort The Honorable Raymond Gary, Governor of Oklahoma, to the House Chamber, Senator Easterly, Representative Clark and Explorers, Gary Joe Hajek of Hennessey and Garry Hesser of Ponca City.

The Joint Session was declared at ease pending the arrival of the Governor.

The Joint Session reassembled with the President presiding.

Sergeant-at-Arms Gerry Townsend announced the arrival of the Governor, who was escorted to the Speaker's desk.

Speaker Harkey stated that the purpose of the Joint Session was to pay tribute to the Boy Scouts of America in the celebration of their forty-seventh anniversary.

Senator Grantham extended greetings to the Explorers on behalf of the Senate, stating that it was a privilege to welcome young men of this organization whose motto was "Onward for God and Country."

Speaker Harkey introduced Scout Explorers' spokesman, "Eagle Explorer" Douglas Harcourt, of Tulsa Area Council, who made a report of Scouting Activities for 1956 for Ten Oklahoma Boy Scout Councils as follows:

REGION NINE
BOY SCOUTS OF AMERICA
1956 REPORT
SCOUTING ACTIVITIES
TEN OKLAHOMA
BOY SCOUT COUNCILS

Arbuckle—Black Beaver—Cherokee—
Choctaw—Creek Nation—Eastern
Oklahoma—Great Salt Plains—Last
Frontier—Tulsa—Will Rogers

Oklahoma City, Oklahoma
February 6, 1957

To: The Honorable Members of the House of Representatives and The Senate, State of Oklahoma

The Boy Scouts of America are celebrating their 47th birthday this week by committing the movement to the greatest forward step in our history. Everywhere in this great land of ours, in ceremonies in our national Capitol, in every state Capitol, in city halls, in churches and schools, the launching of the second year of our four year program is being proclaimed. As we begin this 48th year with the "Onward for God and My Country" theme, the Boy Scouts of America want to emphasize those experiences that will help today's youth—my brother Scouts and the ever increasing number of younger boys who want to join—to "be prepared" as citizens of character.

This program and its theme denotes an "onward" movement. Progress in the fulfillment of our destiny is not a static condition. Instead, it is a forward-look-

ing, forward-marching citizenship, directed to the fulfillment of God's wishes and the maintenance of our nation strong and free.

This program for American boys will be successful only if our youth are prepared in body, skill, spirit, will, and prepared as a member of a team.

Gentlemen, these then are our objectives. The design of the Four Year Program is to help us see the "why" and the "how" so that we may more surely through our adult leaders, mold the lives of boys—many more boys in Cub Scouting, Boy Scouting, and Exploring.

As the representative of 45,604 boy members registered December 31st in the ten Oklahoma Boy Scout councils, I am deeply touched and signally honored to present this report of Scouting.

Our 45,604 boy members include 25,464 Cub Scouts, 14,897 Boy Scouts, and 5,243 Explorers. 16,488 adults are registered to administer the program in 1,600 units.

Our councils have projected a new net growth of 5,000 boys and 200 units—and we are told that those are reasonable minimum goals.

Our Ten Council Training Committees report 742 Top Leaders trained. That's 47% and the goal for 1957 is 60%.

Oklahoma's fifteen Boy Scout camps accommodated 9,450 Scouts for at least one week of summer camp.

260 Explorers went to Philmont Scout Ranch in Cimarron, New Mexico, on high adventure expeditions. 120 Explorers made canoe trips in Canadian waters.

Circuses and Scoutorama shows by the dozens attracted more than 100,000 parents and visitors, and more than 25,000 boys participated in this activity program.

Conservation programs, aquatic training, Cub Pow Wows, Order of the Arrow conclaves, Commissioner conferences, "Citizens Now" Conferences—all

played a part in making this the best year yet for Oklahoma Scouts.

17,300 of our members advanced at least one rank last year—21% of our Troop members are First Class Scouts.

At the end of 1956, 14,300 boys and their families were enjoying BOYS LIFE MAGAZINE. We think that's great!

Time prevents continuing this interesting chapter in the story of Boy Scouting in Oklahoma.

We submit this manuscript as the composite record of ten Oklahoma councils as compiled from their annual applications for charter to the National Council.

Gentlemen, we promise a still better story next year.

Respectfully
Douglas Harcourt
Representative Scout
Ten Oklahoma Councils

President Williams presented the Governor, Honorable Raymond Gary, to the Joint Session, who welcomed the Explorer Scouts, commenting that he sincerely believed that scout training made better citizens, better Christians; that each year when the Legislature was in session it was fitting to come together to receive the Annual Report of the progress of the Scouts, and to show appreciation for their work, and to the work of the many volunteers who helped them; that because of them Oklahoma would be a better state ten and fifty years from now; that it was his privilege to have received today the fifteenth million copy of the Boy Scouts of America Handbook.

Representative McCarty asked unanimous consent, which was granted that each of the boys present today be made an Honorary Page for this legislative day, and they are as follows:

Tommy King, R. R. 3, Elk City, Black Kettle, Last Frontier.

Jim Burks, 701 S. 18th, Clinton, Covered Wagon, Last Frontier.

Jimmy Shafer, Gage, Oklahoma, Boiling Springs, Salt Plains.

Terry Ticknor, Graham, Oklahoma, Chickasaw, Arbuckle.

James Smith, 528 W. 19th, Ada, Pontotoc, Arbuckle.

Jim Stout, Sulphur, Oklahoma, Washita, Arbuckle.

Don Conner, 1421 Hudson Dr., Enid, Cherokee, Salt Plains.

John Wilkins, Nash, Oklahoma, Salt Fork, Salt Plains.

Gary Joe Hajek, Hennessey, Oklahoma, Roman Nose, Salt Plains.

Chester Richard Cowen, 1315 S. 19th, Chickasha, Piomingo, Black Beaver.

Ray Warren, Talihina, Oklahoma, East, Choctaw.

Bill Cameron, 1111 S. 4th, McAlester, West, Choctaw.

Howard Campbell, II, Box 156, Tahlequah, Cher-Adair, Eastern Okla.

Seldon Crow, 223 N. 14th, Muskogee, Creek, Eastern Okla.

Jimmy Edwards, Vian, Oklahoma, Cher-Adair, Eastern Okla.

Gregg Kennedy, Okemah, Oklahoma, Okmulgee, Creek N.

Lance Woodliff, Henryetta, Oklahoma, Okmulgee, Creek N.

Byrne Bowman, Jr., 3819 Classen, Okla. City, Dan Beard, Last Frontier.

John Coffey, Norman, Oklahoma, Sooner, Last Frontier.

Henry Hensel, Norman, Oklahoma, Sooner, Last Frontier.

Hugh Dempsey, Norman, Oklahoma, Sooner, Last Frontier.

Don Robberson, Shawnee, Oklahoma, Pott., Last Frontier.

Bruce Wilkins, Ft. Sill, Oklahoma, Hunting Horse, Black Beaver.

Bobby Nutt, Edmond, Oklahoma, Eagle, Last Frontier.

Billy LeGate, Edmond, Oklahoma, Eagle, Last Frontier.

Eddie Pfeifer, Edmond, Oklahoma, Eagle, Last Frontier.

James Port, Edmond, Oklahoma, Eagle, Last Frontier.

Byron McNaught, El Reno, Oklahoma, Will Rogers, Last Frontier.

Jeff Davis, Rt. 3, Seminole, Canadian Valley, Last Frontier.

Kenneth R. Rees, Edmond, Oklahoma, Eagle, Last Frontier.

Doug Harcourt, Tulsa, Oklahoma, Tulsa, Tulsa.

Troy Page, Tulsa, Oklahoma, Tulsa, Tulsa.

Danny McCarty, Broken Arrow, Oklahoma, Tulsa, Tulsa.

Bob Barnhart, Berry Hill, Oklahoma, Tulsa, Tulsa.

Rocky Tucker, Tulsa, Oklahoma, Tulsa, Tulsa.

Bob Jamison, Pryor, Oklahoma, Tulsa, Tulsa.

Richard Heard, Bartlesville, Oklahoma, Washington, Cherokee.

John Prorovse, Barnsdall, Oklahoma, Osage, Cherokee.

D. L. Stewart, Nowata, Oklahoma, Nowata, Cherokee.

Davis Wagner, Vinita, Oklahoma, Grand Lake, Cherokee.

Hegel Branch, Jr., 1305 Grand, Duncan, Two Beaver, Black Beaver.

Garry Hesser, R. R. 3 Ponca City, Kay, Will Rogers.

Jerry Harlon, 1323 W. Noble, Guthrie, Pioneer, Will Rogers.

Chuck Frichot, 901 E. 5th, Cushing, Cimarron, Will Rogers.

Ronnie Cleveland, 1009 S. W. 31, Oklahoma City, Arrowhead, Last Frontier.

Upon motion of Senator Field, the Joint Session was ordered dissolved.

*

The Senate, in its Chamber, was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Senator McSpadden asked unanimous

consent, which was granted, that D. L. Stewart, Eagle Scout, Nowata, be made Honorary President Pro Tempore for this legislative day.

Senator McSpadden asked unanimous consent, which was granted, that Delano Taylor, John Ewers and Bob Barnes of Childers School, Delaware, be made Honorary Pages for this legislative day.

FIRST READING

The following Bills were introduced and read the first time:

SB 159—By Judiciary Committee—An Act creating the Office of "State Supernumerary Judges"; providing eligibility of judges for office; providing the procedure to become a supernumerary Judge; declaring vacancy in office and how vacancy shall be filled; providing oath of office; requiring duties and authority of supernumerary Judges; providing for assignments to various courts; providing for writing advisory opinions for Supreme Court or Criminal Court of Appeals, outlining procedures; setting out evidence of authority to act; providing per diem expenses; providing for term of office, salary and removal from office; making an appropriation; repealing all laws or parts of laws in conflict herewith; and declaring an emergency.

SB 160—By Young (Cleveland) of the Senate; Bailey (Cleveland), Wolf of the House—An Act relating to the duties of the County Clerk; amending Section 293 of Title 19; Oklahoma Statutes 1951; to prohibit the recording or acceptance for recording of any mineral deed which conveys less than one-half ($\frac{1}{2}$) acre interest in minerals located outside of incorporated cities and towns; and declaring an emergency.

SB 161—By Young (Cleveland) of the Senate; Wolf, Bailey (Cleveland) of the House—An Act making an appropriation to the Central State Griffin Memorial hospital; stating the purpose; designating the State Board of Public Affairs as the contracting and purchasing agen-

cy; delegating approval of plans and specifications to the Mental Health Board; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 162—By Young (Cleveland) of the Senate; Wolf, Bailey (Cleveland) of the House—An Act relating to the practice of veterinary medicine and authorizing and directing the issuance of license to practice veterinary medicine in certain cases; and declaring an emergency.

SB 163—By Ritzhaupt—An Act relating to elections; providing a method of voting by electors having a physical incapacitation making it impossible for them to be present at their polling places on the day of any primary, general or special election; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

- SB 145**—Criminal Jurisprudence.
- SB 146**—Public Safety.
- SB 147**—Appropriations and Budget.
- SB 148**—Business and Industry.
- SB 149**—Business and Industry.
- SB 150**—Judiciary.
- SB 151**—Judiciary.
- SB 152**—Public Safety.
- SB 153**—Judiciary.
- SB 154**—Judiciary.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 43 and 119 each correctly engrossed.

Engrossed **SBs 43 and 119** were each properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

HB 550, by Sumrall and Bouse of the House, and Field of the Senate, was read and considered.

Upon motion of Senator Field, **HB 550** was advanced to engrossment and third reading.

Upon motion of Senator Field, the rules of the Senate were suspended and **HB 550** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 550 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Not Voting: Coppock, Mahan.—2.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Not Voting: Coppock, Mahan.—2.

The Emergency was declared passed.

HB 550 was properly signed and or-dered returned to the Honorable House. Senator Miskovsky asked unanimous

consent that **SB 76**, by Miskovsky, be ordered withdrawn from the Committee on Criminal Jurisprudence, referred to the Committee on Penal Institutions, and then to the Committee on Criminal Jurisprudence, which was the order.

GENERAL ORDER

Senator Hope asked unanimous consent that **HB 514**, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, be ordered withdrawn from the Calendar and referred to the Committee on Appropriation and Budget for a corrective amendment, which was the order.

SB 121, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 121** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 121** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 121 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Not Voting: Field, Hamilton, Herndon, Mahan, Ritzhaupt, Tipps.—6.

The Bill was declared passed.

On the question of passage of Emer-

gency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Not Voting: Herndon, Mahan, Ritzhaupt, Tipps.—4.

The Emergency was declared passed.

SB 121 was referred for engrossment.

GENERAL ORDER

SB 99, by Hope, Wilson (Greer), of the Senate and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope **SB 99** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 99** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 99 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Not Voting: Carrier, Mahan.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Not Voting: Carrier, Mahan.—2.

The Emergency was declared passed.

SB 99 was referred for engrossment.

GENERAL ORDER

SB 115, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 115** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 115** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 115 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson

(Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

The Emergency was declared passed.

SB 115 was referred for engrossment.

Senator Cowden presiding.

GENERAL ORDER

SB 123, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

By unanimous consent, upon request of Senator Hope, all members of the Senate were made co-authors of **SB 123**.

Upon motion of Senator Hope, **SB 123**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 123**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 123 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field,

Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

The Emergency was declared passed.

SB 123, as amended, was referred for engrossment.

GENERAL ORDER

SB 108, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 108** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 108** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 108 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Not Voting: Miskovsky, Price.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Not Voting: Miskovsky, Price.—2.

The Emergency was declared passed.

SB 108 was referred for engrossment.

GENERAL ORDER

SB 130, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 130** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 130** was considered engrossed and

placed upon third reading and final passage.

THIRD READING

SB 130 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Not Voting: Carrier, Easterly, McColgin, Rinehart.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Collins (Pontotoc), Hall.—3.

Not Voting: Carrier, Easterly, McColgin, Rinehart.—4.

The Emergency was declared passed.

SB 130 was referred for engrossment.

GENERAL ORDER

SB 44, by Stipe of the Senate and Gotcher, Skeith and Nigh of the House, was read and considered.

Senator Herndon asked to be made a co-author of **SB 44**, which was the order.

Senator Cartwright moved to amend **SB 44**, line 4, page 3, by inserting a new Section 3 and renumbering succeeding Sections: "Section 3. The provisions of this Act shall not apply to contracts wherein federal funds are involved."

Senator Stipe asked unanimous consent, which was granted, that further consideration of **SB 44** be deferred for this legislative day.

Senator Dacus asked that Senator Hope be shown excused for the remainder of this legislative day, which was the order.

SB 72, by Collins (Creek) and Young (Cleveland) of the Senate and Bailey (Cleveland), Wolf, Arrington and Sparks of the House, was considered further.

Upon motion of Senator Collins (Creek), **SB 72** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended and **SB 72** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 72 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Baldwin, Collins (Pontotoc), Hall, Hope.—4.

Not Voting: McColgin, Rinehart.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Baldwin, Collins (Pontotoc), Hall, Hope.—4.

Not Voting: McColgin, Rinehart.—2.

The Emergency was declared passed.

SB 72 was referred for engrossment.

Referring further to the Senate RULES:

Senator Wilson (Greer), Chairman of the Committee on Rules, asked unanimous consent, which was granted, to submit the following amendment to the Senate Rules for immediate consideration: Substitute for Senate Rule 43, Section (b) the following: "Rules may be suspended by the affirmative vote of a majority of those elected to and constituting the Senate, except the rule on reconsideration of **Bills and Resolutions on Third Reading**, which can only be suspended by unanimous consent.

Upon motion of Senator Wilson (Greer), Senate Rule 43, as amended was adopted.

Senator Fine moved that the Senate adjourn to meet at 10:30 a. m. tomorrow, when the desk is cleared of routine matters, which motion prevailed.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SB 164—By Miskovsky and Price—An Act relating to Senatorial Districts;

making reapportionment; dividing State into forty-four (44) Senatorial Districts and designating number of Senators for each district; fixing terms; dealing with terms of present Senators; repealing 14 O. S. 1951, §§ 9 to 72, inclusive, and other conflicting laws; and declaring an emergency.

SB 165—By Miskovsky and Price of the Senate and Alexander, Andrews, Calkins, Chambers, Cunningham, Foster, Fuller, Harkey, McCarty, Musgrave, Nixon, Patten, Rogers, Slater of the House — An Act creating the Capitol Dome Commission to complete the planning and construction of a dome on the State Capitol; providing for memberships; prescribing powers; providing planning and construction shall be with funds voluntarily contributed; and declaring an emergency.

SB 166—By Tipps and Herndon—An Act relating to water skiing; requiring Oklahoma Planning and Resources Board to designate areas in Lake Murray Lake where water skiing will be permitted and prohibiting water skiing within two hundred (200) feet of the shore line except in the areas so designated; making a violation of Act a misdemeanor and fixing the punishment therefor; and declaring an emergency.

SB 167—By Tipps—An Act relating to salaries of certain county officers in counties having a population of not less than thirty-six thousand (36,000) nor more than thirty-eight thousand (38,000), according to the Federal Decennial Census of 1950 or any succeeding Federal Decennial Census, and having a net valuation for tax purposes in excess of twenty-six million dollars (\$26,000,000.00) for the year 1956; increasing the salaries of County Attorneys and County Judges to six thousand dollars (\$6,000.00) per year; providing for termination of this Act under certain conditions; repealing House Bill 630, Page 601, Oklahoma Session Laws 1955, and all other laws or parts of laws in con-

flict herewith; and declaring an emergency.

SB 168—By Tipps—An Act authorizing the Oklahoma Planning and Resources Board to sell or lease to the City of Ardmore not to exceed fifty (50) acres of the land comprising Lake Murray State Park for use as a site or sites for industries.

SB 169—By Allen of the Senate and Levergood of the House—An Act relating to damages; providing for awards of damages on a contributory negligence basis in actions for damages for personal injuries or wrongful death or injury to property; requiring findings of facts by courts and special verdicts by juries; repealing conflicting laws; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 84—Penal Institutions.

DO PASS, as amended:

SB 74—Penal Institutions.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HR 519—A Resolution urging the Oklahoma Department of Public Welfare of the State of Oklahoma to provide a system of hospitalization, as authorized * * *

HR 520—A Concurrent Resolution memorializing the Congress of the United States to amend Title I of the United States Social Security Act to authorize the * * *

By unanimous consent, consideration of the above numbered **HRs** was deferred for this day.

As provided under the Fine motion, the Presiding Officer declared the Senate adjourned to meet at 10:30 a. m., tomorrow.

NINETEENTH LEGISLATIVE DAY**Thursday, February 7, 1957**

Pursuant to adjournment, the Senate met at 10:30 a. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Collins (Pontotoc), Jones.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative day was declared approved.

Senator Mahan introduced Nancy Pace, who has been acting as Senate Page this week, and is the young daughter of Mrs. George L. Pace of Duncan and Oklahoma City. Senator Mahan stated that Nancy is well known as an equestrienne, is a student of his Secretary, Imogene Barber, and has won many honors, the most recent having been first place in her age group in Equitation Class at the American Royal in Kansas City, and first place at the Cow Palace at San Francisco.

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and adoption of Engrossed HCR 510, as amended.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 6, SBs 72, 99, 108, 115, 121, 123 and 130, each correctly engrossed.

Senator Field presiding.

Engrossed **SCR 6** was properly signed and ordered transmitted to the Honorable House for consideration.

President Williams presiding.

Engrossed **SBs 72, 99, 108, 115, 121, 123 and 130** were each properly signed and ordered transmitted to the Honorable House for consideration.

FIRST READING

The following Bills and Resolutions were introduced and read the first time:

SJR 10—By Miskovsky—A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 10, Article 5, Oklahoma Constitution, providing for legislative apportionments and fixing the procedure therefor; and ordering a special election.

SB 170—By Miskovsky—An Act relating to selling on Sunday; providing that selling meat, bread, fish and other food or foods on Sunday may be made unlawful by cities, towns or counties; providing a procedure for the governing board of a city or town to exercise an option as to whether public selling of meat, bread, fish and other food or foods shall be lawful or unlawful in such city or town; providing a procedure for the people of a city, town or county to exercise an option as to whether public selling of meat, bread, fish and other food or foods shall be lawful or unlawful in such city, town or county; making the provisions of this act severable; and declaring an emergency.

SB 171—By Ritzhaupt—An Act relating to the public schools of Oklahoma;

amending 70 O. S. 1951 § 1-16, as amended by Section 2, Chapter A, Title 70, Oklahoma Session Laws 1953 and Section 1, Chapter A, Title 70, Oklahoma Session Laws 1955; authorizing attendance of child at any highschool of parents' or guardian's choice and prescribing procedure and conditions; providing for payment of cost of education; and declaring an emergency.

SB 172—By McSpadden of the Senate, and Privett and Briscoe of the House—An Act relating to the travel expenses and fees of the sheriff in certain counties; establishing mileage fee; providing for the keeping, feeding and maintaining prisoners; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 155—County Government.

SB 156—Appropriations and Budget.

SB 157—Criminal Jurisprudence.

SB 158—Roads and Highways.

SB 159—Judiciary, then to Appropriations and Budget.

SB 160—County Government.

SB 161—Appropriations and Budget.

SB 162—Agriculture.

SB 163—Privileges and Elections.

SB 164—Congressional and Legislative Re-Districting.

SB 165—Judiciary.

SB 166—Parks and Recreation.

SB 167—County Government.

SB 168—Planning and Resources.

SB 169—Judiciary, then to Insurance.

HB 642—Appropriations and Budget.

HB 643—Appropriations and Budget.

HB 644—Appropriations and Budget.

HB 517—Criminal Jurisprudence.

HB 519—Criminal Jurisprudence.

HB 639—Appropriations and Budget.

LOBBY PERMIT

The following request for Lobby Permit was submitted and referred to the Special Committee appointed to consider lobby permits:

Stanley B. Niles states that he resides at 2701 N.W. 65, Oklahoma City, Oklahoma; that he is 61 years of age; that he is legislative representative for United Dry Association; that he is paid the sum of (only a part of my duties as Executive Secretary, for which I get a small salary) for his services; that he makes this statement in compliance with the laws of the State and petitions The Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 6th day of February, 1957.

S/Stanley B. Niles

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 107—Appropriations and Budget.

DO PASS, as amended:

SB 112—Appropriations and Budget.

HB 514—Appropriations and Budget.

Senator Walker presiding.

GENERAL ORDER

Referring further to **HCR 516**:

HCR 516 was read at length as follows, and adopted upon motion of Senator Coppock:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 516—By Bower of the House, and Coppock of the Senate.

A CONCURRENT RESOLUTION RELATING TO THE "TURKEY-RAMA", TO BE HELD IN FAIRVIEW,

OKLAHOMA, FEBRUARY 21-22, 1957; DESIGNATING SAID "TURKEY-RAMA" THE "OFFICIAL SEMI-CENTENNIAL TURKEY-RAMA OF OKLAHOMA"; DIRECTING THAT A COPY OF THIS RESOLUTION BE TRANSMITTED TO THE FAIRVIEW, CHAMBER OF COMMERCE, THE NORTHWEST OKLAHOMA TURKEY GROWERS ASSOCIATION, AND TO THE OKLAHOMA SEMI-CENTENNIAL COMMISSION.

WHEREAS, Oklahoma agriculture will highlight many of the celebrations during 1957, our golden anniversary of statehood; and

WHEREAS, The production of high grade turkeys has become a major segment of the farm economy in this State; and

WHEREAS, During the fiscal year 1955-1956, Oklahoma farmers and ranchers produced more than nine hundred thousand (900,000) turkeys, returning a gross income in excess of Three and One-half Million Dollars (\$3,500,000.00); and

WHEREAS, In addition to its economic value, the turkey has a prominent historical significance in Oklahoma, linking a frontier past with a modern-day mechanized agriculture; and

WHEREAS, Oklahoma's major turkey processing plant located in Fairview, is the largest in the Southwest; and

WHEREAS, The period of February 21-22, 1957, has been set aside in Fairview to celebrate a "Turkey-Rama", for the purpose of promoting the turkey industry in this State; and

WHEREAS, This industrious and farsighted city will thus call to the attention of Oklahomans and to out-of-state guests the importance of this industry which is a major segment of agriculture in the community; and

WHEREAS, Said "Turkey-Rama" will honor those who engage in this agri-

cultural pursuit, and will display, through the co-operation of producers, processors, and turkey suppliers, turkey raising techniques, and culinary arts; and

WHEREAS, This two-day "Turkey-Rama" is Fairview's major contribution to the forthcoming Oklahoma Semi-Centennial Celebration; and

WHEREAS, Said "Turkey-Rama" is sponsored jointly by the Fairview Chamber of Commerce and the Northwest Turkey Growers Association, with the assistance of the Oklahoma Semi-Centennial Commission;

NOW, THEREFORE BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE SENATE CONCURRING THEREIN:

THAT, the Fairview "Turkey-Rama", scheduled for February 21-22, 1957, is hereby designated the "Official Semi-Centennial Turkey-Rama of Oklahoma".

BE IT FURTHER RESOLVED THAT, this Twenty-sixth Legislature hereby commends the Fairview Chamber of Commerce, the Northwest Turkey Growers Association and the Semi-Centennial Commission for planning this outstanding event as a major contribution to Oklahoma's golden anniversary of statehood year.

BE IT FURTHER RESOLVED THAT, duly authenticated copies of this Resolution be transmitted to the Fairview, Oklahoma, Chamber of Commerce, the Northwest Turkey Growers Association and to the Oklahoma Semi-Centennial Commission.

Engrossed HCR 516 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

Referring further to HCR 517:

HCR 517 was read at length as follows, and adopted upon motion of Senator Frazier:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 517 — By Shoemaker, Scarbrough, Morford, Garrison, Buckler, Slater, Allard, Andrews, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bradley, Briscoe, Bullard, Carey, Carmichael, Cartwright (Bryan), Chambers, Clark, Cole, Cox, Cunningham, Daniel, Daugherty, Davis, Finch, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Harkey, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kite, Lance, Langley, Larason, Levergood, Lollar, Long (Caddo), Long (Seminole), McCarty, Mitchell, Moad, Munson, Nevins, Nigh, Norris, Odom, Ogden, Ozmun, Patten, Pazoureck, Price, Priebe, Privett, Richeson, Rives, Rogers, Ruby, Sampsel, Shibley, Simmons, Skeith, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson, Camp, Pitcher, and Wolf of the House and Frazier, Rinehart, Collins (Pontotoc) and Fine of the Senate.

A CONCURRENT RESOLUTION RELATING TO CERTAIN STATEMENTS MADE BY CHARLES E. WILSON, SECRETARY OF DEFENSE; REQUESTING SAID CHARLES E. WILSON TO RECONSIDER SAID STATEMENTS IN THE LIGHT OF CERTAIN FACTUAL INFORMATION AND TO DETERMINE WHETHER A RETRACTION SHOULD NOT BE MADE; DIRECTING THAT COPIES OF THIS RESOLUTION BE FORWARDED TO PRESIDENT DWIGHT D. EISENHOWER, SECRETARY OF DEFENSE WILSON AND TO EACH MEMBER OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, on January 28, 1957, there was released to the press, radio and television media of the Nation a statement by Charles E. Wilson, Secre-

tary of Defense, that "a sort of scandal . . . a draft dodging business" developed in National Guard enlistments during the Korean Military conflict; and

WHEREAS, the National Guard has the longest continuous history of any military organization in the United States of America; and

WHEREAS, the basic concept of national defense is "a small regular force complemented by a large reserve"; and

WHEREAS, this basic military concept has been tested and proven successful in many wars, most recently in World War II and during the Korean conflict; and

WHEREAS, Congress by its official action regarding military service did authorize certain services in the National Guard of the United States and in the United States Army as a means of fulfilling military requirements; and

WHEREAS, the State of Oklahoma is proud of the record and achievements of the National Guard Units of this Nation, and is especially proud of the record and achievements of the 45th Infantry Division, a National Guard Division composed exclusively of Oklahomans; and

WHEREAS, the Legislature of the State of Oklahoma desires to call to the attention of the Secretary of Defense and to the people of this State and of the Nation the sterling record of the 45th Infantry Division; and

WHEREAS, it is the feeling of this Twenty-sixth Legislature and of the people of Oklahoma that it is grossly unfair for the Secretary of Defense to urge, on the one hand, the enlistment of youth in the National Guard program as authorized by law and, on the other hand, following such enlistments in good faith by youths thus encouraged, to denounce such youths as draft dodgers; and

WHEREAS, it is the further feeling of this Twenty-sixth Legislature and of

the people of Oklahoma that the reputation of the 45th Infantry Division, and other National Guard Divisions, has been done severe harm as a result of the above-quoted statement, and that such statement constitutes a gross and unwarranted insult to Oklahoma National Guardsmen and to those of other states, especially those who served during the Korean conflict; and

WHEREAS, it is inconceivable that such a statement could be made, except in the heat of anger, or without proper reflection and due consideration of the history of such Divisions as Oklahoma's 45th Infantry Division and others which have distinguished themselves in the defense of this Nation; and

WHEREAS, This Oklahoma Legislature and the people of the State have awaited a retraction by the Secretary of Defense, but, instead, said Secretary has reiterated and expanded his initial statement;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE SENATE CONCURRING THEREIN:

SECTION 1. The Legislature of the State of Oklahoma respectfully requests that Charles E. Wilson, Secretary of Defense, reconsider his statement in the light of the above facts and determine whether a retraction of said statement should not be made, especially as it relates to National Guard Divisions, bearing in mind that the several National Guard Divisions did not enact such legislation but acted faithfully in compliance therewith in all particulars.

SECTION 2. BE IT FURTHER RESOLVED, a copy of this Resolution be made a part of the permanent journals of this Twenty-sixth Legislature, and that duly authenticated copies of this Resolution be forwarded to Dwight D. Eisenhower, President of the United

States, Charles E. Wilson, Secretary of Defense, and to each member of the Oklahoma Congressional Delegation.

Engrossed HCR 517 was properly signed and ordered returned to the Honorable House.

The President presiding.

GENERAL ORDER

SB 84, by Dacus, Stipe, Wilson (Greer), et al, was read and considered.

Upon motion of Senator Wilson (Greer), SB 84 was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Greer), the rules of the Senate were suspended and SB 84 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 84 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgen, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Ritzhaupt.—1.

Excused: Collins (Pontotoc), Jones.—2.

Not Voting: Breeden, Field, Hall.—3.

The Bill was declared passed.

SB 84 was referred for engrossment.

GENERAL ORDER

SB 74, by Trent, Dacus and Stipe of the Senate and Inman and Strickland of the House, was read and considered.

Upon motion of Senator Trent, the emergency section to SB 74 was ordered

stricken and the title amended to conform thereto.

Upon motion of Senator Trent, **SB 74**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Trent, the rules of the Senate were suspended and **SB 74**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 74 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson, (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Nay: Ritzhaupt.—1.

Excused: Collins (Pontotoc), Jones.—2.

Not Voting: Breeden, Cowden.—2.

The Bill was declared passed.

SB 74 was referred for engrossment.

COMMITTEE REPORTS

By unanimous consent the following Bill was reported by the Committee named:

DO PASS, as amended:

SB 75—Public Health, co-authored by Miskovsky and McColgin.

Senator Young (Haskell) asked unanimous consent to have the second committee reference on **SB 75** rescinded and the bill, as amended, be ordered printed and placed upon the Calendar, which was the order.

Senator Harris moved that, when the desk is cleared of routine matters, the

Senate adjourn to meet at 1:30 p. m., Monday, February 11, 1957, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 648—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Liquefied Petroleum Gas; providing that the administrator shall fix the duties and compensations of employees within certain limitations; providing for transfer of unexpended balance at end of fiscal year; repealing all acts or parts of acts in conflict herewith; and declaring an emergency.

HB 649—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the State Auditor; providing that the state auditor shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 651—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the Securities Commission; providing that the Commissioner of the Securities Commission shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 652—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making an appropriation to the Court of Tax Review; providing that the appropriation shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 653—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Clerk of Supreme Court; providing that the clerk of Supreme Court shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 655—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Board of Equalization; providing that the assistant secretary of the Board of Equalization shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or Parts of Acts in conflict herewith; and declaring an emergency.

HB 657—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Criminal Court of Appeals; providing that the judges of the Criminal Court of Appeals shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 550**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 510**.

The above numbered Enrolled Resolu-

tion was properly signed and ordered returned to the Honorable House.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SB 173—By Hall of the Senate, and Rogers of the House—An Act relating to the Department of Public Safety; prescribing conditions of receiving retirement pay from the retirement and pension plan of said department and amounts thereof and providing for correction of erroneous receipts and payments; making attempted fraud against said plan a misdemeanor and prescribing the punishment therefor; amending 47 O. S. 1951 § § 381.5 and 381.11 and § 381.7 as amended by Section 1, Chapter 10a, Title 47, Pages 213 and 214, Oklahoma Session Laws 1953; and declaring an emergency.

SB 174—By Hall—An Act relating to eminent domain proceedings; providing for instruction to jury to specify how much of an award for damages results from severance of improvements from land or of land from a tract of which it is a part; and declaring an emergency.

SB 175—By Hall and Price of the Senate, and Lollar and Musgrave of the House—An Act creating a school for mentally retarded persons; designating its location; amending Title 43A, § 31, Laws of 1953, at page 159, (43A, O. S. 1955 Supp., § 31); and declaring an emergency.

SB 176—By Hall of the Senate, and Rogers of the House—An Act relating to police protection of the State Capitol Building; the State Office Building, the State Historical Building, the Power House, Governor's Mansion and the grounds appurtenant thereto; authorizing the State Board of Public Affairs to appoint and fix the compensation and issue uniforms and equipment to capitol policemen; prescribing the authority and duties of such capitol

policemen; repealing 73 O.S. 1951. Secs. 14.1, 14.2 and 14.3, and conflicting laws; and declaring an emergency.

SB 177—By Stipe of the Senate, and Gotcher and Skeith of the House—An Act amending 45 O. S. 1951 § 305; relating to the securing and enforcing of the payment of wages of employees of persons, firms, associations, or corporations engaged in the business of mining or producing coal; and declaring an emergency.

SB 178—By Stipe of the Senate, and Gotcher and Skeith of the House—An Act amending 22 O. S. 1951 § 1277, as amended by Section 1, Chapter 25a, Title 22, Page 201, Oklahoma Session Laws 1955; relating to costs in certain

criminal actions and habeas corpus proceedings; and declaring an emergency.

SB 179—By Shoemake of the Senate, and Ruby, Hammers and Smith of the House—An Act relating to state institutions; appropriating \$400,000.00 to the Mental Health Board for the purpose of laying a pipe line from the Consolidated Negro Institution and the Taft State Hospital at Taft, Oklahoma, to serve both institutions, to Muskogee, Oklahoma, making said appropriation non fiscal; making the State Board of Public Affairs the contracting and purchasing agent; and declaring an emergency.

As provided under the Harris motion, the President declared the Senate adjourned to meet at 1:30 p. m., Monday, February 11, 1957.

TWENTIETH LEGISLATIVE DAY

Monday, February 11, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland, Young (Haskell).—40.

Excused: Collins (Creek), Coppock, Harris, Herndon.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend C. C. Ussery, Pastor of the University Baptist Church, Shawnee.

The Journal for the last legislative day was declared approved.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 74 and 84 each correctly engrossed.

FIRST READING

The following Bills were introduced and read the first time:

SB 180—By Sandlin of the Senate, and Levergood of the House—An Act relating to service by publication; amending 12 O. S. 1951 § 177.1; providing that affidavits and verifications required in obtaining service by publication in civil cases may be made by

the attorney for the plaintiff or party obtaining the service by publication; validating judgments in certain cases where service by publication has been had; and declaring an emergency.

SB 181—By Sandlin, Rinehart and McColgin of the Senate, and Levergood, Huser and Rives of the House—An Act relating to service by publication in civil cases; amending 12 O. S. 1951 § 170, as amended by Section 1 of Chapter 6, Title 12, pages 49 and 50, Oklahoma Session Laws 1953; providing that affidavits and verifications required in obtaining service by publication may be made by the Attorney for the Plaintiff or party obtaining the service by publication; and declaring an emergency.

SB 182—By Sandlin of the Senate, and Levergood of the House—An Act relating to service by publication in civil cases; amending 12 O. S. 1951 § 171, as amended by Section 2 of Chapter 6, Title 12, pages 50 and 51, Oklahoma Session Laws 1953; providing that affidavits and verifications required in obtaining service by publication may be made by the attorney for the plaintiff or party obtaining the service by publication; and declaring an emergency.

SB 183—By Young (Haskell) and Frazier of the Senate, and Mitchell of the House—An Act concerning the care and custody of children; defining terms; providing the conditions and the methods by which such care and custody may be transferred or relinquished or by which a child may be placed for adoption or for permanent care in a foster home; regulating the exportation and importation of children; prescribing duties and powers, in connection with the subject of this Act, of the Division of Child Welfare of the Department of Public Welfare; providing that violation of provisions hereof shall be a misdemeanor and shall be punished as such;

making provisions of this Act severable and cumulative to provisions of existing law in the absence of conflict.

SB 184—By Young (Haskell)—An Act to provide a code for the adoption of persons, prescribing the conditions and procedure therefor, and the effect of adoption and its annulment; to make uniform the law in relation to adoption and to repeal Sections 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, and 56, of Title 10, Oklahoma Statutes, 1951.

SB 185—By Young (Haskell) and Frazier of the Senate and Mitchell of the House—An Act establishing and defining the offense of trafficking in children and prescribing the punishment therefor, defining terms in connection therewith. Making the provisions of this Act severable and cumulative to provisions of existing law in the absence of conflict.

SB 186—By Ritzhaupt—An Act relating to Social Security, amending Subsection (d) of 56 O. S. 1951 § 164, as amended by Section 1 of Chapter 7b, Title 56, Page 230, Oklahoma Session Laws 1953; providing that widow receiving assistance for dependent children may earn not to exceed fifty dollars (\$50.00) per month without losing eligibility; and declaring an emergency.

SB 187—By Mahan of the Senate and Garrison, Reudy and Munson of the House—An Act relating to compensation of District Judges; providing for payment of additional compensation to the District Judge of District Court Judicial District No. 11, such additional compensation to be paid from court funds of Washington and Nowata counties; and declaring an emergency.

SB 188—By Boecher of the Senate and Priebe of the House—An Act amending 70 O. S. 1951 § 20-4; relating to the observance of Arbor Day; and declaring an emergency.

SB 189—By Rinehart and Shoemake of the Senate; McCarty, Simmons, Finch, Pazoureck and Hammers of the House.

—An Act relating to railroads operating track motor cars; amending Sections 1 and 2, Chapter 7, Title 66, Page 319 Oklahoma Session Laws 1953; providing penalties for violation thereof; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 170—Municipal Government.

SB 171—Education.

SB 172—County Government.

SB 173—Public Safety.

SB 174—Judiciary.

SB 175—Education.

SB 176—Public Safety.

SB 177—Public Service Corporations.

SB 178—Criminal Jurisprudence.

SB 179—Appropriations and Budget.

SJR 10—Congressional and Legislative Redistricting.

HB 648—Appropriations and Budget.

HB 649—Appropriations and Budget.

HB 653—Appropriations and Budget.

HB 655—Appropriations and Budget.

HB 657—Appropriations and Budget.

HB 651—Appropriations and Budget.

HB 652—Appropriations and Budget.

GENERAL ORDER

HB 547, by Levergood, Pazoureck and Ruby of the House, was read and considered.

Upon motion of Senator Sandlin, **HB 547** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **HB 547** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 547 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson, (Beckham), Wilson (Greer).—35.

Nay: Young (Cleveland), Young (Haskell).—2.

Excused: Collins (Creek), Coppock, Harris, Herndon.—4.

Not Voting: McClendon, McColgin, Perryman.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson, (Beckham), Wilson (Greer).—35.

Nay: Young (Cleveland), Young (Haskell).—2.

Excused: Collins (Creek), Coppock, Harris, Herndon.—4.

Not Voting: McClendon, McColgin, Perryman.—3.

The Emergency was declared passed.

HB 547 was properly signed and ordered transmitted to the Honorable House.

Senator Shoemake presiding.

GENERAL ORDER

SB 78, by Wilson (Beckham) was read and considered.

Upon motion of Senator Wilson (Beckham) **SB 78** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended, and **SB 78** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 78 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Creek), Coppock, Harris, Herndon.—4.

Not Voting: Cowden.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Creek), Coppock, Harris, Herndon.—4.

Not Voting: Cowden.—1.

The Emergency was declared passed.

SB 78 was referred for engrossment.

Senator Rinehart asked that Senator

McClendon be shown excused temporarily, which was the order.

Senator Wilson (Beckham) asked that Senator Hamilton be shown excused temporarily, which was the order.

GENERAL ORDER

HB 534, by Graves, Stevens and Lev-ergood of the House, and Sandlin of the Senate, was read and considered.

Senator Frazier moved to amend **HB 534**, line 5, page 1, by adding after the word, "court," the words, "from a list of names submitted by the Oklahoma Association of the Deaf," and amending the title of the bill to conform thereto, which amendment was declared adopted.

Senators Stipe, Young (Haskell), Fine, Boecher, Frazier, Dendy and Perryman asked to be made co-authors of **HB 534**, which was the order.

Upon motion of Senator Sandlin, **HB 534**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **HB 534**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 534 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—38.

Excused: Collins (Creek), Coppock, Hamilton, Harris, Herndon, McClendon.

—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—38.

Excused: Collins (Creek), Coppock, Hamilton, Harris, Herndon, McClendon.
—6.

The Emergency was declared passed.

HB 534, as amended, was referred for engrossment.

MESSAGES FROM HOUSE

Advising the signing of and transmitting for signature Enrolled **HCRs 516** and **517**.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12(a), Senator Ritzhaupt moved to reconsider the vote by which **SB 74**, by Trent, et al, was passed.

As provided under Rule 12(a), Senator Ritzhaupt moved to reconsider the vote by which **SB 84** by Dacus, et al, was passed.

Senators Collins (Creek) and Coppock asked to be recorded present, which was the order.

GENERAL ORDER

HB 514, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Senators Easterly, Hall, Frazier, Tipps, McColgin and Dacus asked unanimous consent that their names be added

as co-authors to **HB 514**, which was the order.

Upon motion of Senate Hope, **HB 514** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 514** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 514 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Hamilton, Harris, Herndon, McClendon.—4.

Not Voting: Garvin, Sandlin.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Hamilton, Harris, Herndon, McClendon.—4.

Not Voting: Garvin, Sandlin.—2.

The Emergency was declared passed.

HB 514 was referred for engrossment.

GENERAL ORDER

SB 44, by Stipe of the Senate, and Gotcher, et al of the House, was read and considered.

Senator Stipe moved to amend **SB 44**, line 6, page 1, by inserting after the word, "the," and before the letters, "per," the word "non-professional," and on page 2, section 2, line 17, after the word, "the," and before the word, "personnel," by adding the word, "non-professional," which amendment was declared adopted.

Senator Herndon asked to be recorded present, which was the order.

Senators Herndon, Frazier and Collins (Pontotoc) asked to be made co-authors of **SB 44**, which was the order.

Senator Hall moved to amend **SB 44**, line 6, page 1, by striking after the word, "than," and before the word, "of," the words and figures, "ninety per cent (90%)" and inserting the words and figures, "eighty per cent (80%)," and on page 2, line 16, by striking the words and figures, "ninety per cent (90%)," and inserting the words and figures, "eighty per cent (80%)," and amending the title to conform thereto, which amendment was declared failed of adoption.

Senator Walker moved to amend **SB 44**, line 4, page 3, by inserting a new section and renumbering the following sections: "Section 3. The provisions of this Act shall not apply to contracts wherein federal funds are involved."

Senator Baldwin moved that **SB 44** be referred to the Committee on Roads and Highways, which motion was declared adopted upon roll call as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Field, Garvin, Grantham, Hall, Herndon, Hope, Jones, McColgin, Miskovsky, Price, Walker, Wilson (Greer), Young (Cleveland).—20.

Nay: Allen, Cowden, Easterly, Fine, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Young (Haskell).—17.

Excused: Hamilton, Harris, McClen-
don.—3.

Not Voting: Boecher, Collins (Ponto-
toc), Dendy, Frazier.—4.

MESSAGES FROM THE HOUSE

Advising passage of and returning En-
grossed **SB 28**, as amended.

HA to **SB 28** read as follows, and
concurred in upon motion of Senator
Field:

AMENDMENT NO. 1. Page 1, Sec-
tion 1, Lines 25 and 26 of Engrossed
Senate Bill No. 28, amend by striking
the words "two Thousand Four Hun-
dred Dollars (\$2,400.00)" and inserting
therefor the words "Two Thousand Six
Hundred Dollars (\$2,600.00)."

SB 28, as amended by the Honorable
House, was read at length.

On question of passage of Bill, as
amended, the roll call resulted as fol-
lows:

Aye: Allen, Baldwin, Breeden, Car-
rier, Cartwright, Collins (Creek), Col-
lins (Pontotoc), Coppock, Cowden,
Dacus, Easterly, Field, Fine, Frazier,
Garvin, Grantham, Hall, Herndon, Hope,
Jones, McColgin, Mahan, Miskovsky,
Payne, Perryman, Price, Rinehart, Ritz-
haupt, Sandlin, Shoemake, Stipe, Tipps,
Walker, Wilson (Beckham), Wilson
(Greer), Young (Cleveland), Young
(Haskell).—37.

Excused: Hamilton, Harris, McClen-
don.—3.

Not Voting: Boecher, Dendy, McSpad-
den, Trent.—4.

The Bill, as amended, was declared
passed.

On question of passage of Emergency,
the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Car-

rier, Cartwright, Collins (Creek), Col-
lins (Pontotoc), Coppock, Cowden,
Dacus, Easterly, Field, Fine, Frazier,
Garvin, Grantham, Hall, Herndon, Hope,
Jones, McColgin, Mahan, Miskovsky,
Payne, Perryman, Price, Rinehart, Ritz-
haupt, Sandlin, Shoemake, Stipe, Tipps,
Walker, Wilson (Beckham), Wilson
(Greer), Young (Cleveland), Young
(Haskell).—37.

Excused: Hamilton, Harris, McClen-
don.—3.

Not Voting: Boecher, Dendy, McSpad-
den, Trent.—4.

The Emergency was declared passed.

House Amendments were properly
signed and the above numbered Bill,
as amended, was referred for enroll-
ment.

RESOLUTION

By unanimous consent, Senator Ritz-
haupt introduced the following Resolu-
tion:

SCR 7—By Ritzhaupt—A Concurrent
Resolution relating to certain welfare
programs; requesting members of the
Oklahoma Congressional Delegation to
take such action as may be necessary
to permit the minor children of de-
pendent widows to earn up to Fifty
Dollars (\$50.00) per month without a
reduction in the monetary penalty or
prejudice of such widow; directing that
a copy of this Resolution be trans-
mitted to each member of the Oklahoma
Congressional Delegation.

Senators Miskovsky, Allen, Boecher,
Collins (Pontotoc), Dacus, Dendy, East-
erly, Grantham, McColgin, McSpadden,
Perryman, Price, Sandlin, Walker,
Young (Haskell), Young (Cleveland),
Stipe, Herndon, Payne and Trent asked
to be made co-authors of **SCR 7**, which
was the order.

By unanimous consent, **SCR 7** was
taken up for immediate consideration,
read at length, as follows, and adopted
upon motion of Senator Ritzhaupt:

SENATE CONCURRENT RESOLUTION NO. 7—By Ritzhaupt, Miskovsky, Allen, Boecher, Collins (Pontotoc), Dacus, Dendy, Easterly, Grantham, McCollgin, McSpadden, Payne, Perryman, Price, Sandlin, Walker, Young (Haskell), Young (Cleveland), Stipe, Herndon and Trent.

A CONCURRENT RESOLUTION RELATING TO CERTAIN WELFARE PROGRAMS; REQUESTING MEMBERS OF THE OKLAHOMA CONGRESSIONAL DELEGATION TO TAKE SUCH ACTION AS MAY BE NECESSARY TO PERMIT THE MINOR CHILDREN OF DEPENDENT WIDOWS TO EARN UP TO FIFTY DOLLARS (\$50.00) PER MONTH WITHOUT A REDUCTION IN THE MONETARY PENALTY OR PREJUDICE BY SUCH WIDOW; DIRECTING THAT A COPY OF THIS RESOLUTION BE TRANSMITTED TO EACH MEMBER OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, the American way of life emphasizes the principle of private initiative and individual economic self-sufficiency; and

WHEREAS, said American way of life was conceived through a background of religious teachings and action; and

WHEREAS, a basic principle of our American heritage is that man shall earn his own livelihood for himself and his family through honest labor; and

WHEREAS, said principle should be encouraged and promoted but, instead, is being progressively weakened by present Federal Social Security Laws and the administration thereof; and

WHEREAS, all phases of our social security program should supplement an individual's own private economic resources and should not penalize recipients for said resources; and

WHEREAS, this principle of supplementary assistance is recognized in the present program of aid to the Blind

which provides that the State Agency, in determining need, of a Blind recipient, "shall disregard the first Fifty Dollars (\$50.00) per month of earned income"; and

WHEREAS, under existing Federal regulations the State agency may not disregard income earned by the minor children of dependent widows, without penalty in the amount of assistance received; and

WHEREAS, the amount of assistance currently received by dependent widows is not adequate to provide a decent standard of living for said widow and minor children:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. Members of the Oklahoma Congressional Delegation, individually and collectively, are hereby requested to take all action possible to persuade the Social Security Administration to liberalize its regulation to permit minor children of dependent widows to earn up to Fifty Dollars (\$50.00) per month without monetary penalty or prejudice to such widow.

SECTION 2. BE IT FURTHER RESOLVED that, if present laws cannot be so liberalized in their administrative application, the Oklahoma Congressional Delegation is hereby requested to introduce appropriate amendatory legislation to effectuate the purposes and intent of this Resolution.

SECTION 3. BE IT FURTHER RESOLVED that a duly authenticated copy of this Resolution be transmitted to each member of the Oklahoma Congressional Delegation.

SCR 7, as amended, was ordered referred for engrossment.

DECLARATION OF VOTE

Senator Collins (Pontotoc) asked

unanimous consent, which was ordered granted, that the record show had he been present on the 17th Legislative day he would have voted AYE on the Rinehart motion to advance **HB 508** to engrossment and third reading.

GENERAL ORDER

Senator Wilson (Greer) asked unanimous consent, which was granted, that **SB 52**, by Wilson (Greer) and Hope, be withdrawn from the Calendar and re-referred to the Committee on Appropriations and Budget for further consideration.

Senator Rinehart asked unanimous consent, which was granted, that 500 copies of **SB 138**, by Rinehart of the Senate and Sweeney of the House, be ordered mimeographed for the use of the Senate.

Referring further to Senate RULES:

Senator Wilson (Greer) asked unanimous consent, which was granted, to submit an amendment to the Senate Rules for immediate consideration.

Senator Wilson (Greer) moved to amend Special Rule No. 9, by changing the comma, following the word "copies" to a period and deleting the balance of the paragraph, which amendment was declared adopted.

Upon motion of Senator Wilson (Greer), Special Rule 9, as amended, was declared adopted.

RESOLUTION

By unanimous consent, upon request of Senator Stipe, the following Resolution was introduced:

SR 10—by Stipe and Miskovsky—A Senate Resolution relating to pre-initiation week activities of College fraternities, etc.

Senator Young (Cleveland) asked to be made a co-author of **SR 10**, which was the order.

By unanimous consent, **SR 10** was taken up for immediate consideration,

read at length as follows and adopted upon motion of Senator Stipe:

SENATE RESOLUTION NO. 10—By Stipe, Miskovsky, and Young (Cleveland).

A SENATE RESOLUTION RELATING TO PRE-INITIATION WEEK ACTIVITIES OF COLLEGE FRATERNITIES; COMMENDING BETA-OMICRON CHAPTER OF PI KAPPA ALPHA FOR CONSTRUCTIVE PRE-INITIATION WEEK ACTIVITIES; COMMENDING THE PLEDGE CLASS OF BETA-OMICRON CHAPTER OF PI KAPPA ALPHA FOR ASSISTANCE RENDERED TO THE CEREBRAL PALSY INSTITUTE AT NORMAN, OKLAHOMA; DIRECTING THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO CERTAIN PERSONS SPECIFIED HEREIN.

WHEREAS, the pre-initiation week activities of college fraternities have brought serious injury and sometimes death to college pledges; and

WHEREAS, there is a national movement by many fraternities to use this pre-initiation week for a constructive public project; and

WHEREAS, Beta-Omicron Chapter of Pi Kappa Alpha at the University of Oklahoma designated the pre-initiation week for its pledges this year as Help Week and observed it by conducting a thorough housecleaning at the Cerebral Palsy Institute at Norman, Oklahoma; and

WHEREAS, the Cerebral Palsy Institute is a worthwhile institution of the State of Oklahoma; and

WHEREAS, the work of the pledge class of Beta-Omicron Chapter of Pi Kappa Alpha was of great benefit to said state institution;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. Beta-Omicron Chapter of

Pi Kappa Alpha is hereby commended for its work in changing the pre-initiation week activities to use the energy of its pledge class in a constructive project rather than in carrying out a program of pre-initiation pranks.

SECTION 2. The pledge class of Beta-Omicron Chapter of Pi Kappa Alpha is hereby commended for its work in this worthwhile project for the Cerebral Palsy Institute at Norman, Oklahoma.

SECTION 3. BE IT FURTHER RESOLVED That, duly authenticated copies of this Resolution be transmitted to Robert D. Lynn, Executive Secretary of Pi Kappa Alpha, 577 University Boulevard, Memphis, Tennessee; Dr. George L. Cross, President of the University of Oklahoma; Dr. Jodie C. Smith, Counselor of Men at the University of Oklahoma; Don Hamilton, President of Beta-Omicron Chapter, University of Oklahoma; and Mike Milvain, President of Beta-Omicron Pledge Class, University of Oklahoma.

SR 10 was ordered referred for enrollment.

The President presiding.

Senator Field moved that when the desk is cleared of routine matters the Senate adjourn, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 521—By Camp, Bower, Ozmun, Alexander, Allard, Andrews, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bradley, Briscoe, Buckler, Bullard, Calkins, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Harkey, Hill, Horton, Huff,

Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Ogden, Patten, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson and Wolf of the House, and Coppock and Rinehart of the Senate.

—A Concurrent Resolution expressing the deep regret and sorrow of the members of the Twenty-sixth Legislature at the death of the Honorable J. Howard Lindley of Major County, a member of the House of Representatives of the Twenty-second through the Twenty-fifth regular sessions; directing that a copy of this Resolution be spread upon the permanent Journals of the House and Senate as a memorial of his Christian principles, his public and private services and integrity, and to those other wholesome qualities of a great life nobly lived; and that an authenticated copy hereof be forwarded to his widow, Edna Lindley, Fairview, Oklahoma.

Senator Rinehart asked unanimous consent, which was granted, that Engrossed **HCR 521** be taken up for immediate consideration.

By unanimous consent, upon request of Senator Rinehart, all members of the Senate were made co-authors of **HCR 521**.

Engrossed **HCR 521**, as co-authored, was read at length as follows, and adopted upon motion of Senator Rinehart:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 521—By Camp, Bower, Ozmun, Alexander, Allard, Andrews, Arrington, Bailey (Cleve-

land), Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bradley, Briscoe, Buckler, Bullard, Calkins, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Harkey, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odum, Ogden, Patten, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson and Wolf of the House, and Coppock, Rinehart, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), and Young (Haskell), of the Senate.

A CONCURRENT RESOLUTION EXPRESSING THE DEEP REGRET AND SORROW OF THE MEMBERS OF THE TWENTY-SIXTH LEGISLATURE AT THE DEATH OF THE HONORABLE J. HOWARD LINDLEY OF MAJOR COUNTY, A MEMBER OF THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SECOND THROUGH THE TWENTY-FIFTH REGULAR SESSIONS: DIRECTING

THAT A COPY OF THIS RESOLUTION BE SPREAD UPON THE PERMANENT JOURNALS OF THE HOUSE AND SENATE AS A MEMORIAL OF HIS CHRISTIAN PRINCIPLES, HIS PUBLIC AND PRIVATE SERVICES AND INTEGRITY, AND TO THOSE OTHER WHOLESOME QUALITIES OF A GREAT LIFE NOBLY LIVED; AND THAT AN AUTHENTICATED COPY HEREOF BE FORWARDED TO HIS WIDOW, EDNA LINDLEY, FAIRVIEW, OKLAHOMA.

WHEREAS, on June 20, 1956, an All Wise Providence called from these legislative halls and from this life the Honorable J. Howard Lindley, a respected and universally beloved member of the House of Representatives, who served from the Twenty-second through the Twenty-fifth regular legislative sessions:

WHEREAS, his call by the Divine Judge of the Universe has left an irreplaceable void in the deliberations and fellowship of this Legislature; and

WHEREAS, he was eminent in public life and widely known for his dedication to the principle that "a public office is a public trust," having served, in addition to other offices, five (5) terms as County Attorney and four (4) successive terms as a member of this House from Major County; and

WHEREAS, the opportunity to serve his fellow man was his guiding motive for serving four (4) terms in the House of Representatives; and

WHEREAS, he fulfilled his public trust and confidence in such satisfactory manner that he was unopposed for a fifth legislative term when called to Higher Service; and

WHEREAS, his civic activities in behalf of his community and State, as well as his personal life and integrity, were such as to deservedly win the admiration, respect and warm personal regard of all who were privileged to know him; and

WHEREAS, he served his country

faithfully during World War I as a Pharmacists Mate in the United States Navy; and

WHEREAS, having been a public figure during most of his adult life, he was well known throughout Oklahoma, and all who knew him called him friend; and

WHEREAS, his dedication to a life of service returned greatest happiness when he could lend assistance to a friend or neighbor and, especially to the underprivileged; and

WHEREAS, in addition to his widely-known and constructive public service, he always found time to devote to the youth of his community, having served for many years as Scoutmaster of the Fairview Boy Scout Troop No. 25, as an active leader in farm youth programs, for which outstanding service he was awarded an honorary membership in the Ames and Fairview Future Farmers of America Chapters, and, generally, as a leader in youth programs; and

WHEREAS, he was a member of the Christian Church, the King Hagen Post American Legion, Fairview Rotary Club, and a past Master of the Fairview Masonic Lodge, a member of the Guthrie Consistory and the India Temple Shrine, each of which were elevated because Howard was among their number; and

WHEREAS, his life was a great and noble adventure in serving and bringing happiness to his fellow man; and

WHEREAS, his great wit and outstanding sense of humor made him a welcome guest at any gathering and he was always called upon to speak, for few could bring more laughs or tell a better story, and none enjoyed it more; and

WHEREAS, these admirable qualities endeared him to his many friends as "Major County's own Will Rogers" because "he never met a man he didn't like"; and

WHEREAS, his June 29, 1930, marriage to Edna Willis of Canton, Oklahoma,

marked the beginning of twenty-six (26) years of faithful love and devotion; and

WHEREAS, he was eminent in public service, successful in his chosen profession, and universally beloved in private life, his death is mourned with a sorrow befitting the loss which his State sustains in his decease; and

WHEREAS, the memory of his Christian principles, his noble achievements and services, public and private, his devotion to the underprivileged, to youth and to a host of others, and his rewarding fellowship in this Legislature will be treasured forever by all who knew him; and

WHEREAS, his constructive and colorful life has ended, the results of his unselfish dedication to a happy family life, to a life of service as an outstanding Oklahoman and legislator will be indelibly visible for generations; and

WHEREAS, on May 27, 1955, he answered final roll call in this House of Representatives, subsequently to answer in a Higher Realm, but the cherished memories of his service and fellowship in these legislative halls is with us now and forever;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That in the passing of our former colleague and friend, J. Howard Lindley, our Legislature and our people express our deep sorrow and extend our sincere sympathy and condolence to his widow and family.

SECTION 2. That this Resolution be spread upon the pages of the permanent journals of the House of Representatives and Senate as a memorial to his Christian principles, his public and private services and integrity, and to those other wholesome qualities of a great life nobly lived.

SECTION 3. That an authenticated

copy of this Resolution be forwarded to Edna Lindley, Fairview, Oklahoma, his wife of twenty-six (26) years faithful love and devotion, as a token of a sincere respect and admiration which the members of the Oklahoma Legislature and the people of the State of Oklahoma hold for her husband, the late Honorable J. Howard Lindley.

Engrossed **HCR 521**, as co-authored, was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 6**.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 38**.

The above numbered Bill was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 523—By McCarty and Skeith—An Act amending Title 63 O. S. 1951 § 465.8 as amended by § 7, Chapter 10, House Bill No. 575 Oklahoma Session Laws 1953, pertaining to the penalty for the violation of the barbiturate and amphetamine law; and declaring an emergency.

HB 542—By Sampsel and Pitcher of the House and Dendy of the Senate—An Act relating to observation of historical day at Salina, Oklahoma, in conformity to Sections 21 to 23 of Title 53, O. S. 1951, making appropriation for the purpose thereof of one thousand dollars (\$1,000.00) for the fiscal year ending June 30, 1958, and for one thousand dollars (\$1,000.00) for the fiscal year ending June 30, 1959, from the general revenue fund in the State treasury.

HB 667—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the State Mining Board; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 600—By Committee on County, State and Federal Government—An Act relating to time, place and manner for holding County Commissioners' sessions; amending 19 O. S. 1951, § 348, and declaring an emergency.

HB 605—By Committee on County, State and Federal Government—An Act permitting, under certain conditions, the employment of additional help in the office of the County Clerk; subject to approval of Board of County Commissioners; providing means of paying such additional help; establishing salary basis for such additional help; amending 19 O. S. 1951, § 231; and declaring an emergency.

HB 610—By Bond (Stephens), Bradley, Ozmun, Taliaferro, Simmons, Lance and Daugherty, of the House and Garvin, Allen and Harris of the Senate—An Act relating to District Courts; fixing salaries of certain Judges; providing for method of payment; providing that such Judges shall perform certain additional duties; making provisions of the Act severable; repealing Section 251b-10 of Title 74, O. S. 1951; and declaring an emergency.

HB 582—By Skeith, Gotcher, and Nigh—An Act directing payment for merchandise sold by the S. D. Giacomo Company of Krebs, Oklahoma, to the Robbers Cave Park Grocery in April and May, 1953; and declaring an emergency.

HB 590—By Committee on County, State and Federal Government—An Act providing for the bonding of Chief Deputies and assistants of certain County Officials under certain conditions;

amending paragraphs (b), 19 O. S. 1951, § 179.7, as amended by Section 4 of Chapter 6A, Page 72, of Title 19, Oklahoma Session Laws 1953; and declaring an emergency.

HB 594—By Committee on County, State and Federal Government—An Act relating to County Treasurer's receipts; amending 19 O. S. 1951, § 643; and declaring an emergency.

HB 650—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making an appropriation to the office of the Secretary of State; providing that the Secretary of State shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 629—By Nance, Daugherty, Norris, Livingston, Huser, Lance, Langley, Andrews, Belvin, Bradley, Buckler, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Cook, Cunningham, Daniel, Davis, Finch, Goodfellow, Gotcher, Graybill, Ham, Hargrave, Hill, Long (Caddo), Long (Seminole), Mitchell, Moad, Munson, Price, Rives, Ruby, Shibley, Simmons, Smith, Stevens, Tinker, Traw, Privett, Alexander, Dolezal, Vandiver, Arrington, Bailey (Cleveland), Bailey (Kay), Bliss, Bohr, Bower, Briscoe, Green, Huff, Kite, Larason, Levergood, Murrow, Nevins, Nigh, Odom, Pazoureck, Priebe, Richeson, Scarbrough, Sparger, Sparkman, Spear, Stewart, Strickland, Taliaferro, Welch, Williams (Murray), Williams (Woodward) and Wilson of the House, and Ritzhaupt, Dacus, Harris and Young of the Senate—An Act relating to old age, assistance, amending §§ 165 and 169, Title 56, Oklahoma Statutes 1941; and as amended by House Bill 42 of the Twentieth Session of the Oklahoma State Legislature provided, that on and after June 1st, 1957, it shall be the duty of the Oklahoma Public Welfare

Commission in conformity with the Federal Social Security laws and in regard to funds available to revise and liberalize the budget as now used in ascertaining the need of any person eligible to receive old age assistance, and in so doing the increased cost of living and condition of health shall be given due consideration (and excepting earned and/or inconsequential resources and casual irregular or unpredictable wages or salary in an amount of an average of \$35.00 or a greater amount per month). Provided further, that the Commission shall immediately direct the reinvestigation and revision of the budget of each and every recipient and the payment of assistance thereafter shall be made on such basis; Federal Statutes shall prevail; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for this first time.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 105—Appropriations and Budget—To be referred to Roads and Highways Committee, then re-referred to Appropriations and Budget.

SB 147—Appropriations and Budget.

SB 157—Criminal Jurisprudence.

HB 639—Appropriations and Budget.

HB 642—Appropriations and Budget.

HB 643—Appropriations and Budget.

HB 644—Appropriations and Budget.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 190 — By Wilson (Beckham)—An Act relating to oil and gas; de-

claring Legislative intent as to oil and gas leases containing "shut-in gas well provisions"; providing that such "shut-in gas well provisions" are null and void in certain circumstances; and declaring an emergency.

SB 191—By Allen—An Act amending provisions of Title 37, O. S. 1951, Section 212, by enlarging the prohibiting of sale for consumption on the premises of beverages containing more than one-half of one per cent of alcohol by volume and not more than three and two-tenths per cent of alcohol by weight at any place within six hundred feet of public school building, church, church building, school playground, or public playground, and by authorizing any city or town to dispose

by ordinance further restrictions upon the sale and dispensing of such beverage; and declaring an emergency.

SB 192—By Allen—An Act amending provisions of Title 37, O. S. 1951, Sections 241 and 242 by enlarging its provisions by making it unlawful for license holder or his agent to allow any minor to possess, sell, dispense, or otherwise handle beverages containing more than one half of one per cent of alcohol measured by volume and not more than three and two-tenths per cent of alcohol measured by weight, and increasing penalties for violation; and declaring an emergency.

As provided under the Field motion, the President declared the Senate adjourned to meet at 1:30 p.m., tomorrow.

TWENTY-FIRST LEGISLATIVE DAY
Tuesday, February 12, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Grantham, Stipe.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative day was declared approved.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 514 and 534, SCR 7 and SB 78 each correctly engrossed.

SR 10, SCR 6, SBs 28 and 38 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 514**, as amended, were properly signed and ordered returned to the Honorable House.

President Pro Tempore, Senator Baldwin presiding.

Engrossed **SAs** to and Engrossed **HB 534**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SCR 7** and Engrossed **SB 78** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 10** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SCR 6** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SBs 28 and 38**, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

Senator Miskovsky moved that **SJR 8**, by Wilson (Beckham) be ordered withdrawn from the Calendar and referred to the Committee on Congressional and Legislative Redistricting, which motion was declared failed of adoption.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 543—Revenue and Taxation.

DO PASS, as amended:

SB 11—Education.

MOTION TO RECONSIDER VOTES

Senator Ritzhaupt asked unanimous consent, which was granted, to withdraw his motions to reconsider the votes by which **SBs 74 and 84** were passed.

President Williams presiding.

Engrossed **SBs 74 and 84** were each properly signed and ordered transmitted to the Honorable House for consideration.

The President Pro Tempore presiding.

FIRST READING

The following Bills were introduced and read the first time:

SB 193—By Shoemake—An Act relating to accident and health insurance;

amending 36 O. S. 1951 § 822 to provide for additional provision in policies; and declaring an emergency.

SB 194—By Sandlin and Cowden—An Act relating to elections; amending Section 2, Chapter 13, Title 26, page 210, Oklahoma Session Laws 1955 (26 O. S. Supp. 1955 § 414); limiting amounts to be expended by candidates at special elections; repealing 26 O. S. 1951 § 412; and declaring an emergency.

SB 195—By Miskovsky—An Act making it a felony for any person who has been previously convicted of a felony to make, mend, design, set up or possess burglary tools; providing a punishment; making the provisions of this Act cumulative to existing laws; and declaring an emergency.

SB 196—By Miskovsky—An Act making it a felony for any person who has been convicted of a felony to be in possession of explosives; defining explosives; providing a punishment; and declaring an emergency.

SB 197—By Shoemake, Young (Haskell), Frazier and Herndon—An Act relating to homestead exemption from taxation; providing for exemption from ad valorem taxation of the entire assessed valuation of homesteads of persons having lost the use of both legs incident to honorable service in the armed forces of the United States; amending 68 O. S. 1951 § 34; and declaring an emergency.

SB 198—By Hall of the Senate and Rogers of the House—An Act pertaining to the cancellation of driver's license; amending 47 O. S. 1951, § 291; providing that upon cancellation of a license that the licensee must surrender his license; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 180—Judiciary.

SB 181—Judiciary.

SB 182—Judiciary.

SB 183—Social Welfare.

SB 184—Social Welfare.

SB 185—Social Welfare.

SB 186—Social Welfare.

SB 187—Judiciary.

SB 188—Agriculture.

SB 189—Judiciary.

SB 190—Oil and Gas.

SB 191—Business and Industry.

SB 192—Business and Industry.

HB 523—Criminal Jurisprudence.

HB 542—Appropriations and Budget.

HB 667—Appropriations and Budget.

HB 600—County Government.

HB 605—County Government.

HB 610—Judiciary.

HB 582—Appropriations and Budget.

HB 590—County Government.

HB 594—County Government.

HB 650—Appropriations and Budget.

HB 629—Social Welfare.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 547**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SJR 8, by Wilson (Beckham) was read and considered.

Upon motion of Senator Wilson (Beckham), **SJR 8** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended, and **SJR 8** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 8 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 8—By Wilson (Beckham).

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO SECTION 9(a) OF ARTICLE V, OKLAHOMA CONSTITUTION, TO PROVIDE THAT SENATORIAL APPORTIONMENTS SHALL BE MADE BY THE LEGISLATURE EVERY TEN YEARS ON AN AREA BASIS INSTEAD OF A POPULATION BASIS; AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people for their approval or rejection, as and in the manner provided by law, the following proposed amendment to Section 9(a) of Article V, Oklahoma Constitution:

"Section 9(a). At the time each senatorial apportionment is made after the Year Nineteen Hundred and Ten the State shall be divided into forty-four districts to be called senatorial districts, each of which shall elect one senator; and the Senate shall always be composed of forty-four senators * * * * *. Said districts shall be determined by the Legislature and shall be numbered from One to Forty-four inclusive, and each of said districts shall contain as near as may be an equal area, and shall be in as compact form as practicable and shall remain unaltered until the next decennial period, and shall at all times consist of contiguous territory."

SECTION 2. The ballot title for said proposed amendment shall be in the following form

BALLOT TITLE
Legislative Referendum No. -----
State Question No. -----

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional Amendment Amending Section 9(a), Article V, Oklahoma Constitution, providing that senatorial apportionments shall be made by the Legislature every ten years on an area basis instead of a population basis, be approved by the people? SHALL THE PROPOSED AMENDMENT BE APPROVED?

- YES
- NO

SECTION 3. The President Pro Tempore of the Senate shall immediately after the adoption of this Resolution by the Legislature prepare and file one (1) copy thereof, including the above ballot title, with the Secretary of State, and one (1) copy with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on the date of the next primary election, at which the proposed amendment to the Constitution of Oklahoma set forth in Section 1 of this Resolution shall be submitted to the people for their approval or rejection, as and in the manner provided by law.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedon, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell) —38.

Nay: Collins (Pontotoc), Miskovsky, Price, Tipps.—4.

Excused: Grantham, Stipe.—2.

The Resolution having received the constitutional majority of the votes of all members elected to and constituting the Senate was declared passed.

The question being, "Shall **SJR 8**, by Wilson (Beckham), entitled

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO SECTION 9 (a) OF ARTICLE V, OKLAHOMA CONSTITUTION, TO PROVIDE THAT SENATORIAL APPORTIONMENTS SHALL BE MADE BY THE LEGISLATURE EVERY TEN YEARS ON AN AREA BASIS INSTEAD OF A POPULATION BASIS; AND ORDERING A SPECIAL ELECTION,"

be ordered referred by the Legislature of the State of Oklahoma for approval or rejection at a Special Election to be held throughout the State on the date of the next primary election, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on the date of the next primary election, as provided in Section 1 of Article 24 of the Constitution of the State of Oklahoma, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Collins (Pontotoc), Miskovsky, Price, Tipps.—4.

Excused: Grantham, Stipe.—2.

The Presiding Officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had voted in favor of calling the Special Election.

SJR 8 was referred for engrossment.

Senator Hope asked that Senator Dacus be shown excused for the remain-

der of this legislative day, which was the order.

GENERAL ORDER

HB 568, by Ozmun, et al, was read and considered.

Upon motion of Senator Harris, **HB 568** was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and **HB 568** was considered engrossed and placed upon third reading and final passage.

Senator Allen presiding.

THIRD READING

HB 568 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Dacus, Grantham, Stipe.—3.

Not Voting: Collins (Creek).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Dacus, Grantham, Stipe.—3.

Not Voting: Collins (Creek).—1.

The Emergency was declared passed.

HB 568 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 157, by McSpadden of the Senate, and Briscoe of the House was read and considered.

Upon motion of Senator McSpadden, **SB 157** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **SB 157** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 157 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Dacus, Grantham, Stipe.—3.

Not Voting: Boecher, Collins (Creek), Cowden, Jones, Rinehart, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson

(Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Dacus, Grantham, Stipe.—3.

Not Voting: Boecher, Collins (Creek), Cowden, Jones, Rinehart, Wilson (Beckham).—6.

The Emergency was declared passed.

SB 157 was referred for engrossment.

There being matters on the President's desk for the consideration of the Senate in executive session it was upon motion of Senator Field that the Senate closed its doors and went into executive session.

*

The Senate reassembled in open session with Senator Allen presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Walker, advised and consented to the confirmation of the interim reappointment of W. E. HARBER, of Shawnee, Oklahoma, as a member of the Board of Regents for the Oklahoma Agricultural and Mechanical Colleges for a term effective April 2, 1956 and ending April 2, 1964.

The Senate, in executive session and upon motion of Senator Mahan, advised and consented to the confirmation of the interim reappointment of ROY HUGHES, of Bartlesville, Oklahoma, as a member, Congressional District No. 1, of the Oklahoma Motor Vehicle Commission for a term effective August 5, 1955 and ending June 30, 1961.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the interim appointment of T. C. TED KNOOP, of Oklahoma City, Oklahoma, as a member of the Oklahoma Employment Security Commission for a term effective June 30, 1955 and ending May 20, 1961.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the interim appointment of TOM CHESHER, of Oklahoma City, Okla-

homa, as an employee member of the Oklahoma Employment Security Commission for a term effective July 18, 1955 and ending July 2, 1957.

The Senate, in executive session and upon motion of Senator Hall, advised and consented to the confirmation of the interim reappointment of PAT McCUE, of Miami, Oklahoma, as a member of the Grand River Dam Authority Board of Directors for a term effective January 10, 1956 and ending the second Tuesday of January, 1963.

The Senate, in executive session and upon motion of Senator Frazier, advised and consented to the confirmation of the interim appointment of CLARENCE BURCH, of Ravia, Oklahoma, as Chairman of the State Board of Public Affairs for a term effective November 1, 1955 and ending coterminously with the office of the Governor.

Senator Field moved that, when the desk is cleared of routine matters, the Senate adjourn to meet as provided under the Rules, which motion prevailed.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 116—Agriculture.

SB 117—Agriculture.

DO PASS, as amended:

HB 536—Agriculture.

LOBBY PERMIT

The following request for Lobby Permit was submitted, read and ordered referred to the Special Committee appointed to consider such requests:

Roy Tant states that he resides at 2628 Huntleigh Drive, Oklahoma City, Oklahoma; that he is 38 years of age; that he is legislative representative for Oklahoma Automobile Dealers Ass'n; that he is paid the sum of \$--, per--

for his services; that he makes this statement in compliance with the laws of this State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 12th day of February, 1957.

S/Roy Tant

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SB 199—By Easterly—An Act to be known as "Oklahoma Ground Water Law of 1957"; regulating and controlling rights to appropriate and withdraw ground water through a system of registration, permits, licenses and limitations, and providing priorities thereon; providing for adequate and safe supplies of ground water for domestic purposes and stock watering, while conserving maximum supplies thereof for irrigation, municipal, commercial, industrial, recreational and other beneficial uses; protecting existing rights to ground water and validating applications under prior Acts; providing for recording of licenses and the reserving and conveying of rights thereunder and to the use of ground water; conferring on the director of the division of water resources of the Oklahoma Planning and Resources Board the authority and the duty to administer the Act and to formulate rules and regulations thereunder; providing for appeals from any decision, order, rule or regulation of said director; providing for the licensing of water well drillers and requiring such drillers to file well logs; establishing a system of fees to be collected by said director, creating a revolving fund for the administration of this Act, and making an appropriation thereto; amending 74 Oklahoma Statutes 1951, Section 351F with respect to the qualifications and

salary of the director of the division of water resources of the Oklahoma Planning and Resources Board; providing for penalties for the violation of this Act and injunctive relief; providing that this Act shall not limit the powers, duties and functions of certain state departments; repealing 82 Oklahoma Statutes 1951, Sections 1001 through 1019, both inclusive and all Acts or parts of Acts in conflict herewith, providing that the provisions of this Act are severable; and declaring an emergency.

SB 200 — By Boecher and Wilson (Greer) of the Senate and Larason and Wolf of the House—An Act fixing the annual salaries of elective state officers holding elective, administrative, and judicial offices; providing the said executive, administrative and judicial salaries shall not be in effect during the current constitutional or statutory terms of office of said officers; making certain exceptions; repealing conflicting laws; making provisions of Act severable; and declaring an emergency.

SB 201—By Herndon and Hamilton—An Act relating to the public schools of Oklahoma; amending 70 O. S. 1951 § 3-3, as amended by Section 3, Chapter A, Title 70, Oklahoma Session Laws 1953, and paragraph k of 70 O. S. 1951 § 3-4, and paragraph b of sub-division 1, 70 O. S. 1951 § 17-8, as amended by Section 24, Chapter A; Title 70, Oklahoma Session Laws 1953; giving additional duties to county superintendents of schools and dealing with their compensation; authorizing employment of nurses and supervisors and providing for payment of their salaries and travel expenses; making provisions as to teachers' retirement; and declaring an emergency.

SB 202—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act authorizing the Secretary of State to purchase and distribute two thousand (2000) volumes of the 1957 cumulative supplement to the

Oklahoma Statutes 1951; making an appropriation therefor; and declaring an emergency.

SB 203—By Shoemake—An Act relating to elections; fixing the compensation of precinct officials and official counters in all general, special, regular and run-off primary elections, including municipal elections; amending 26 O. S. 1951 § 556a, and 11 O. S. Supp. 1955 § 30; and declaring an emergency.

SJR 11—By Shoemake—A Joint Resolution relating to a claim against the Taft State Hospital, and ordering said claim to be paid.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 511—By Goodfellow, Daniel, Long (Caddo), Stewart, Buckler, Belvin and Simmons of the House and Baldwin of the Senate—An Act pertaining to larceny of domestic animals; amending 21 O. S. 1951, § 1716.

HB 567—By Committee on Roads and Highways—An Act amending 69 O. S. 1951, Section 368, relating to the establishing of county roads; and declaring an emergency.

HB 596—By Committee on County, State and Federal Government—An Act providing, under certain conditions, for the appointment by the District Court of a substitute county attorney; further providing for compensation for such substitute; amending 19 O. S. 1951, § 187; and declaring an emergency.

HB 606—By Committee on County, State and Federal Government—An Act pertaining to the bond of court clerks; amending 12 O. S. 1951, § 21; and declaring an emergency.

HB 585—By Skeith, Bliss, Cartwright (Seminole), Craig, Garrison, Priebe and Richeson—An Act relating to the concealment, sale, removal, injury, or willful destruction of personal property encumbered with a mortgage or condi-

tional sales contract; providing penalties; amending Title 21 O. S. 1951, Section 1834; and declaring an emergency.

HB 705—By Ozmun—An Act relating to adoptions of children; amending 10 O. S. 1951 § 46; providing for adoptions upon petition of persons residing on military reservations; and declaring an emergency.

HB 638—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Oklahoma Historical Society; providing that the Administrative Secretary shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; and repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 641—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Department of Labor; providing that the Commissioner of Labor shall fix the duties and compensations of employees within certain limitations; providing that the appropriation shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 683—By Davis—An Act relating to vital statistics; amending paragraph C of 63 O. S. 1951 § 560.5; providing that certified copies of certificates in the Bureau of Vital Statistics may be recorded in the office of the county clerk; and declaring an emergency.

HB 669—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the State Treas-

urer; providing that the State Treasurer shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 692—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Pardon and Parole Board; providing that the Pardon and Parole Officer shall fix the duties and compensations of employees within certain limitations; providing that the appropriation shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 694—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Superior Courts; providing that the Superior Court Judges shall fix the duties and compensation of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

The above numbered HBs and/or HRs were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 61 and 62.

The above numbered Bills and/or Resolutions were referred for enrollment.

As provided under the Field motion, the Presiding Officer declared the Senate adjourned to meet at 1:30 p.m., tomorrow.

**TWENTY-SECOND
LEGISLATIVE DAY**

Wednesday, February 13, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Pontotoc), Garvin, Harris, Mahan, Stipe.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

RESOLUTION

Senator Allen introduced the following Resolution, and by unanimous consent, it was taken up for consideration, read and adopted upon his motion:

SENATE RESOLUTION NO. 11—By Allen.

A RESOLUTION CONGRATULATING THE CHICKASHA JUNIOR HIGH SCHOOL FOOTBALL TEAM KNOWN AS THE "LITTLE CHICKS", AND ITS COACHES, FOR NOTABLE ACHIEVEMENT IN THE FIELD OF ATHLETICS, AND COMMENDING AND THANKING REFORD B. STACK AND THE MINUTE MAID-SNOW CROP FROZEN FOODS FOR THEIR CONTRIBUTION TO THE "LITTLE

CHICKS" FOOTBALL TEAM OF THE CHICKASHA JUNIOR HIGH SCHOOL.

WHEREAS, The Chickasha Junior High School Football Team known as the "Little Chicks," achieved a brilliant and impressive series of victories culminating in an invitation to the 1956 Santa Claus Bowl at Lakeland, Florida, winning the Consolation Championship; and

WHEREAS, Through their clean sportsmanship, fair play and skill, won for themselves, and Oklahoma, a higher award than the Bowl title. They won the trophy for sportsmanship in the Tenth Annual Santa Claus Bowl; and

WHEREAS, Their achievements in this sport have demonstrated the rugged self-reliance, clean sportsmanship and courage which characterizes Oklahoma youth; and

WHEREAS, The "Little Chicks" great football team of the Chickasha Junior High School have received national attention and acclaim and have increased the prestige of Oklahoma among her sister states; and

WHEREAS, The development of this valuable asset of our State has been under the leadership of Reford B. Stack, principal of the Chickasha Junior High School, and under the sponsorship of Minute Maid-Snow Crop Frozen Foods;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That Walter Hodges, Bob Null, Bob McKenna, Bob Fanning, Denzil Oswalt, Danny Vermillion, David Ross, Eugene Baker, Dickie Thomas, Bob Medlin, Mike Brooks, Howard Jennings, Joe Robertson, Dickie Cox, Danny Russell, Dick Allen, Allen Bealmear, Arden Bealmar, Mark Hopkins, Mike Jenkins, Jim Perkins, Bryce Martin, John Wade, Jerry Stephens, Jim Wade,

and their coaches, Jack Spears, Leonard Finley, Bill Dirickson, and Duard R. Givens, be congratulated and have the acclaim of the people of the State of Oklahoma for their fine achievement.

SECTION 2. Reford B. Stack and Minute Maid-Snow Crop Frozen Foods are hereby commended and thanked, and appreciation is hereby expressed, for the contributions they have made to the success and prominence of the "Little Chicks" of Chickasha Junior High School.

SECTION 3. Duly authenticated copies of this Resolution shall be delivered to each of the above named, and to Reford B. Stack and to Davenport Scott, District Salesman of the Minute Maid-Snow Crop Frozen Foods, as a token of the sentiments herein expressed.

SR 11 was ordered referred for enrollment.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator Baldwin, who stated Permits would be issued in the office of the President Pro Tempore:

Mr. President:

We, your Special Committee on Lobby Permits to whom was referred requests of the following petitioners, beg leave to report that we have had the same under consideration, and recommend that the requests be granted and permits issued to each of the following:

Wm. F. Latting of Tulsa, Oklahoma, who states that he is a legislative representative for Mid-Continent Oil & Gas Association, and that he is not paid a fixed rate or amount for his services, but according to statements rendered as in billing of other legal clients in his general practice of law;

Herb M. Shoup of Ripley, Oklahoma, who states that he is a legislative representative for Oklahoma Farmers Union,

and that he is paid the sum of \$ _____ for his services;

Louis A. Williams of Cushing, Oklahoma, who states that he is a legislative representative for Oklahoma Farmers Union, and he is paid the sum of \$ _____ for his services;

David Fudge of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Municipal League, and is paid the sum of \$ _____ for his services;

J. Orville Bumpas of Midwest City, Oklahoma, who states that he is a legislative representative for Oklahoma State School Boards Ass'n., Inc. and that he is paid the sum of \$6500.00, per annum for his services;

Charles N. Johnson of Pryor, Oklahoma, who states that he is a legislative representative for Pure Milk Producers' association of Eastern Oklahoma, and that he is paid the sum of \$ _____ for his services;

Mr. Jack A. Odom of Norman, Oklahoma, who states that he is a legislative representative for United Steel Workers of America, and that he is paid the sum of \$ _____ for his services;

Stanley B. Niles of Oklahoma City, Oklahoma, who states that he is a legislative representative for United Dry Association, and that he is paid the sum of just a part of my duties as Ex. Sec. for which I get a salary;

Dated this 13th day of February 1957.

DON BALDWIN,
President Pro Tempore.

RAY FINE,
Floor Leader.
Assistant Floor Leader.
LEON B. FIELD,

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed

and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 187—Judiciary.

SB 188—Agriculture.

HB 610—Judiciary.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 8 and **SB 157** each correctly engrossed.

SBs 61 and **62** each correctly enrolled.

Engrossed **SJR 8** and Engrossed **SB 157** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SBs 61** and **62**, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

FIRST READING

The following Bills were introduced and read the first time:

SB 204—By McSpadden of the Senate, and Sumrall of the House—An Act relating to Public Health and Safety; amending Sub-section A, Section 1, Oklahoma Session Laws 1949, Page 10, (63 O. S. 1951 Section 295.1 A.); providing for a definition of milk; and declaring an emergency.

SB 205—By McSpadden of the Senate, and Sumrall of the House—An Act relating to Agriculture and providing for definition of Whole Milk; amending Section 1 (c), Article 7 (C), Oklahoma Session Laws 1955, Page 57 (2 O. S. 1956, Section 7-51 (c)); and declaring an emergency.

SB 206—By Payne of the Senate, and Richeson, Cole and Nevins of the House—An Act relating to Workmen's Compensation, amending Title 85 O. S. 1951, Section 14, to provide for the choosing of the person to administer treatment to an injured employee by such employee or another on his behalf; providing that the person so chosen to ad-

minister treatment shall be a resident of this State and shall be licensed to diagnose and treat human ills or injuries under the laws of this State, with one exception; and further providing for notice to employer of treatment and performance of services; and further providing for change of physician when necessary for health and well being of employee; and declaring an emergency.

SB 207—By Hamilton, McSpadden, Dacus, Harris and Boecher—An Act relating to Rural Electrification; defining the areas in which rural electric cooperatives may distribute electric energy; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 193—Insurance.

SB 194—Privileges and Elections.

SB 195—Criminal Jurisprudence.

SB 196—Criminal Jurisprudence.

SB 197—Military and Veterans Affairs.

SB 198—Public Safety.

SB 199—Planning and Resources.

SB 200—State and Federal Government.

SB 201—Education.

SB 202—Appropriations and Budget.

SB 203—Privileges and Elections.

SJR 11—Appropriations and Budget.

HB 638—Appropriations and Budget.

HB 641—Appropriations and Budget.

HB 683—Public Health.

HB 511—Criminal Jurisprudence.

HB 567—Roads and Highways.

HB 596—Judiciary.

HB 606—County Government.

HB 585—Criminal Jurisprudence.

HB 705—Military and Veterans Affairs.

HB 669—Appropriations and Budget.

HB 692—Appropriations and Budget.

HB 694—Appropriations and Budget.

Senator Young (Cleveland) asked unanimous consent that **SB 140** by Carrier, Grantham, et al, be ordered withdrawn from the Committee on County Government and referred to the Committee on Judiciary, which was the order.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 6**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 537—By Bullard, Ham, Ruby, Stevens, Allard, Belvin, Clark, Craig, Daugherty, Graves, Hill, Kelly, Lance, Levergood, Sparks and Strickland of the House—An Act authorizing the acquisition, preservation and protection of buildings, structures, sites, monuments and other tangible articles of historical significance in Oklahoma; authorizing contracts and cooperative agreements with municipalities, corporations, associations and individuals under certain conditions; creating historic sites revolving fund; stating purpose; describing powers and duties; said Act to be coded as Section 2A of Title 53, O. S. 1951; and declaring an emergency.

HB 668—By Larason, Wolf, Ogden, Huser, and Bailey (Cleveland) of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Supreme Court; providing that the Supreme Court Justices shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 656—By Larason and Wolf of the

House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the State Examiner and Inspector; providing that the State Examiner and Inspector shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 663—By Stewart, Ogden, Odom, Bliss, Simmons, Mitchell, Belvin and Langley of the House and Hamilton of the Senate—An Act amending Section 1, Chapter 4, Title 2, page 97, Oklahoma Session Laws 1955; relating to soliciting a member of a marketing association to breach his contract with the association; providing penalties for violations of this Act; and declaring an emergency.

HB 698—By Finch, Cartwright (Seminole), Belvin, Nevins, Richeson and Cole of the House—An Act relating to workmen's compensation; limiting deductions that can be made from permanent or partial permanent awards, by reason of salary or other remuneration during temporary total disability or for other period of time; and declaring an emergency.

HB 673—By Priebe of the House and Boecher of the Senate—An Act amending 70 O. S. 1951 § 20-4; relating to the observance of Arbor Day; and declaring an emergency.

The above numbered HBs were read for the first time.

Senator Trent asked that Senator Herndon be shown excused until such time as he might return to the Chamber, which was the order.

President Pro Tempore Baldwin presiding.

GENERAL ORDER

SB 141, by Ritzhaupt, was read and considered.

Senator Ritzhaupt moved to amend

SB 141, line 1½, page 2, by adding a new Section and renumbering the emergency section as follows: "SECTION 2. Whenever the nominee for the State Senate or the House of Representatives becomes incapacitated or dies, the Governor shall order a special primary election, in the District involved, for the purpose of selecting such nominee. The nominee's name shall be placed on the General Election ballot or at a Special General Election as the occasion may demand."

Senator Ritzhaupt asked unanimous consent to amend his amendment by striking the words, "becomes incapacitated or," which was the order.

Senator Collins (Creek) moved to table the Ritzhaupt amendment, which motion prevailed.

Upon motion of Senator Ritzhaupt, **SB 141** was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended, and **SB 141** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 141 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31

Nay: Baldwin, Breeden, Carrier, Price, Young (Haskell).—5.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Hall, Trent.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: Baldwin, Breeden, Carrier, Price, Young (Haskell).—5.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Hall, Trent.—2.

The Emergency was declared passed.

SB 141 was referred for engrossment.

GENERAL ORDER

SB 126, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Senators Allen, Wilson (Beckham), Frazier, Dacus, McColgin, Coppock, Trent, Easterly and McSpadden asked to be made co-authors of **SB 126**.

Upon motion of Senator Hope, **SB 126** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 126** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 126 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Hope, McColgin, McSpadden, Miskovsky, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson

(Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Grantham, Hamilton, Jones, McClendon.—4.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Hall, Payne, Price.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Hope, McColgin, McSpadden, Miskovsky, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Grantham, Hamilton, Jones, McClendon.—4.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Hall, Payne, Price.—3.

The Emergency was declared passed.

SB 126 was referred for engrossment.

MESSAGES FROM HOUSE

Transmitting for signature Enrolled HCR 521.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

Senator Wilson (Beckham) moved that it be the order of the Senate that, in the printing of all bills and resolutions, there appear information showing the Committee or Committees to which the bill or resolution was referred, the action of said Committee or Committees and the date of such action, which motion was declared adopted.

Senator Shoemaker asked to be excused temporarily, which was the order.

GENERAL ORDER

SB 137, by Hope, Wilson (Greer) and Ritzhaupt of the Senate and Larason

and Wolf of the House, was read and considered.

Upon motion of Senator Hope, SB 137 was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and SB 137 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 137 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: McSpadden, Tipps.—2.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Shoemaker, Stipe.—7.

Not Voting: Sandlin.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: McSpadden, Tipps.—2.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Shoemaker, Stipe.—7.

Not Voting: Sandlin.—1.

The Emergency was declared passed.

SB 137 was referred for engrossment.

Senator Shoemake asked to be recorded present, which was the order.

GENERAL ORDER

SB 112, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Senators Dacus, Easterly and Grantham asked to be made co-authors of **SB 112**, which was the order.

Upon motion of Senator Hope, **SB 112** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 112** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 112 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rine-

hart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

The Emergency was declared passed.

SB 112 was referred for engrossment.

GENERAL ORDER

HB 644, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 644** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 644** was considered engrossed and placed upon third reading and final passage.

Senator Cowden presiding.

THIRD READING

HB 644 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Dendy, Sandlin.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, East-

erly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Dendy, Sandlin.—2.

The Emergency was declared passed.

HB 644 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 643, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 643** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 643** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 643 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Cartwright, Dendy.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Cartwright, Dendy.—2.

The Emergency was declared passed.

HB 643 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 642, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 642** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 642** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 642 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Sandlin.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Sandlin.—1.

The Emergency was declared passed.

HB 642 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 639, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 639** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 639** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 639 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson

(Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Rinehart.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Garvin, Harris, Herndon, Mahan, Stipe.—6.

Not Voting: Rinehart.—1.

The Emergency was declared passed.

HB 639 was properly signed and ordered returned to the Honorable House.

Senator Dacus moved that President Pro Tempore Baldwin appoint a Committee of three (3) for the purpose of working out a system of scheduling Committee meetings, which motion prevailed, the President Pro Tempore appointing as such Committee Senator Dacus, as the Chairman, and Senators Perryman and Allen as members.

Senator Hamilton moved that, when the desk is cleared of routine matters, the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion prevailed.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 135—County Government.

SB 160—County Government.

HB 590—County Government.

HB 594—County Government.

HB 629—Social Welfare.

DO PASS, as amended:

HB 504—County Government.

HB 505—County Government.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SB 208—By Shoemaker—An Act relating to Termite Operators; defining said term; amending Section 1, Sub-article H(a), Article 3, Chapter A, Title 2 (p. 20), S. L. 1955, (2 O. S. Supp. 1955 Section 3-161); and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SBs 28** and **38**.

The above numbered Enrolled Bills were ordered referred to the Governor.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 502—By Sweeney, Tinker, Ruby, Greenhaw, Stewart, Green, Taliaferro, Hurst, Bohr, Arrington, Vandiver, Scarbrough, Norris, Larason, Lance, Cartwright (Seminole), Alexander, Fuller, Simmons, Cook, Kite, Musgrave and Calkins—A Joint Resolution adopting a statement of basic principles of a proposed water policy for the State; and recognizing and approving the report of the Oklahoma Water Study Committee.

HJR 503—By Davis, Lance, Ogden, Etling, Sumrall, Ozmun, Simmons, Taliaferro, Hammers, Ruby, Smith, Cook, Norris, Lollar, Wilson and Briscoe of the House and Field, Allen, Harris, Shoemaker, Hamilton, Frazier, Hall, and McSpadden of the Senate—A Joint Resolution providing for the creation of a fund to be known as the College Land Grant Equalization Fund for the use and benefit of certain institutions in the Oklahoma State System of Higher Edu-

cation; making appropriations; providing for allocation; providing Legislative intent; making appropriations non-fiscal; and declaring an emergency.

HJR 504—By Cunningham, Levergood, Andrews, Long (Caddo), Cartwright (Bryan), Tinker, Wilson, Shoemaker, Munson, Bradley, Kite, Bohr, Mitchell, Simmons, Wolf, Ogden, Scarbrough, Stewart, Green, Ruby, Smith, Hargrave, Horton, Inman, Graybill, Cole, Clark, Etling, Chambers, Bliss, Murrow, Moad, Price, Goodfellow, Huser, Bailey (Kay), Sparger, Long (Seminole), Lance, Spear, Gotcher, Sparks, Hill, Buckler, Rives, Greenhaw, Graves, Cox, Briscoe, Privett, Bower, Pazoureck, Livingston and Bond (Marshall)—A Joint Resolution relating to automobile insurance rates; authorizing and directing the State Insurance Board to suspend forthwith its November 15, 1956, order regarding said rates, or take other appropriate action thereon in conformance with this Resolution; authorizing and directing said Board forthwith to reopen hearings on automobile bodily injury and property damage insurance rates; directing said Board to report to the House of Representatives and the Senate within five (5) days from the passage of this Resolution; and declaring an emergency.

HB 545—By Long (Caddo), Cunningham, Tinker, Green, Greenhaw, Munson, Andrews, Cartwright (Bryan), Camp, and Bower of the House and Frazier of the Senate—An Act pertaining to larceny of domestic animals; providing penalties; amending 21 O. S. 1951, § 1716.

HB 546—By Cartwright (Seminole), Langley, Carmichael, Daugherty, Graybill, Green, Priebe, Dolezal, Hill, Camp, Vandiver, Taliaferro, Simmons, Nixon, Musgrave, Alexander, Patten, Chambers, Slater, Calkins, Long (Caddo), Levergood, Stevens, Graves, Shoemaker, Tinker, Munson, Bradley, Sparks, Odom, Nigh, Murrow, McCarty, Inman, Norris, Carey, Cartwright (Bryan), Lance, Huff, Garrison, Reudy, Shibley, Cole,

Richeson, Nevins, Morford, Nance, Cunningham, Gotcher, Rogers, Cook and Bower of the House and Walker, McCollin, Breeden, Allen, Boecher, Harris, Hamilton, Sandlin, Collins (Pontotoc), Shoemake, Young (Haskell), Dendy, Frazier, McSpadden, Dacus, Miskovsky, Jones, Rinehart, Tipps, Cartwright and Stipe of the Senate—An Act relating to the distribution of certain taxes; providing revenue for the Teachers' Retirement System of Oklahoma; amending 68 O. S. 1951 § 827; as amended by Section 54 of Chapter A, Title 70, Oklahoma Session Laws 1955, relating to gross production tax; fixing effective date of Act; and declaring an emergency.

HB 584—By Bliss, Sparkman and Sampsel of the House, and Dendy of the Senate.—An Act relating to soil and water conservation; designating the Spring Creek stream system; chartering the Spring Creek watershed association as a corporation and an agency of the State of Oklahoma; providing said corporation a board of directors, their election, term, by-laws, a seal; empowering said corporation to acquire lands in fee or lesser title, easements by gift or otherwise located within said stream system; to let contracts for and cooperate with any agency of the United States of America and the State of Oklahoma, or either, in letting contracts for and the construction upon such acquired lands or easements, ponds on the tributaries of Spring Creek stream; vesting in said corporation title to all waters and watershed rights of said stream system and watershed with power to allocate the same and approve

(or reject) applications for and to issue permits for appropriation of such water for beneficial uses; vesting the right to beneficial use of the water impounded on easements in the landowner; granting the said corporation the right to sue in its own name, and be sued; and declaring an emergency.

HB 598—By Committee on County, State and Federal Government.—An Act relating to meetings of County Commissioners; requiring that County Commissioners meet at a certain place and on a certain day once each week; providing for extending sessions from day to day and for recesses; providing for adjournment; providing means for calling special sessions after adjournment; amending 19 O. S. 1951, § 326.

HB 704—By Ozmun of the House.—An Act relating to names of natural persons; amending Section 1, Chapter 19, Title 12, Oklahoma Session Laws 1953, as amended by Section 1, Chapter 19, Title 12, Oklahoma Session Laws 1955; fixing residential requirements as to persons on military reservations and in counties in which military reservations are situated in petitions for change of name; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs** 514 and 534, as amended.

As provided under the Hamilton motion, the Presiding Officer declared the Senate adjourned, to meet at 10:30 a. m., tomorrow.

TWENTY-THIRD LEGISLATIVE DAY
Thursday, February 14, 1957

Pursuant to adjournment, the Senate met at 10:30 a. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, McClendon, McColgen, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Collins (Pontotoc), Herndon, Hope, Jones, Sandlin, Stipe.—7.

The President declared a quorum present.

Prayer was offered by Mr. George O'Neal, Calendar Clerk of the Senate.

The Journal for the last legislative day was declared approved.

Senator Walker presiding.

Senator Cowden advised the Senate today marks the 47th birthday of Senator George Miskovsky and, in celebration, invited members of the Senate to partake of cake and coffee, in the Senator's office, immediately following adjournment today.

RESOLUTION

Senator Boecher introduced the following Resolution, and by unanimous consent, it was taken up for consideration, read and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 8—By Boecher of the Senate, and Bohr of the House.

A CONCURRENT RESOLUTION

MEMORIALIZING THE CONGRESS OF THE UNITED STATES TO ACT PROMPTLY AND FAVORABLY TO PROVIDE AUTHORITY AND FUNDS FOR THE CONSTRUCTION OF THE CANTON IRRIGATION PROJECT WATER DISTRIBUTION WORKS; DIRECTING THAT AUTHENTICATED COPIES OF THIS RESOLUTION BE FORWARDED TO THE PRESIDENT OF THE UNITED STATES AND TO MEMBERS OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, The Congress of the United States did approve and provide funds for construction of Canton Reservoir on the North Canadian River Canton, Oklahoma; and

WHEREAS, The reservoir was constructed to include outlet works and storage for the irrigation of sixteen thousand (16,000) acres of land in the Canadian River Valley; and

WHEREAS, in 1945 the land owners in the valley below Canton Dam did organize and perfect the Canton Irrigation District under Oklahoma Law, comprising aforesaid sixteen thousand (16,000) acres of land; and

WHEREAS, The Canton Irrigation District is ready and willing to enter into contract negotiations for the repayment of construction costs of the projects' water distribution works to serve the lands of said district; and

WHEREAS, The Secretary of the Interior has, through the Bureau of the Budget, presented to the Congress the Canton Project Report for its consideration and approval;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN;

THAT we respectfully request the

85th Congress of the United States, now assembled, to act promptly and favorably to authorize the construction of the Canton Irrigation District Project Water Distribution works and to provide the necessary funds to initiate construction of said works at the earliest possible date.

BE IT FURTHER RESOLVED, That an authenticated copy of this Resolution be forwarded to the President of the United States and to each member of the Oklahoma Congressional Delegation.

SCR 8 was referred for engrossment.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 19—Penal Institutions.

SB 21—Penal Institutions—To Appropriations and Budget by previous order.

SB 23—Penal Institutions—To Education by previous order.

SB 24—Penal Institutions.

DO PASS, as amended:

SB 125—Public Service Corporations.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 112, 126, 137 and 141 each correctly engrossed.

Engrossed **SBs 112, 126, 137 and 141** were each properly signed and ordered transmitted to the Honorable House for consideration.

FIRST READING

The following Bills were introduced and read the first time:

SB 209—By Easterly—An Act relating to Agriculture; amending Title to Section 5-41 of the Oklahoma Statutes as enacted in 1955; adding to said Section the provision that the State Board

of Agriculture may make minor adjustments and repairs on heavy duty type scales; and declaring an emergency.

SB 210—By Miskovsky—An Act making an Appropriation to the State Board of Public Affairs for restoration and conservation of the three memorial paintings on the south walls of the fourth floor of the State Capitol Building and declaring an emergency.

SB 211—By Miskovsky—An Act relating to County Assessors in certain counties; authorizing purchase of distinctive uniforms for deputy county assessors or allowance therefor; fixing the duties of the Board of County Commissioners and County Excise Board in connection therewith; and declaring an emergency.

SB 212—By McSpadden and Coppock of the Senate, and Odom, Munson, Briscoe and Ruby of the House—An Act to be referred to as the "Uniform Boat Regulation Act"; regulating the operation and licensing of the water surface crafts; repealing all other Acts or parts of Acts in conflict with said Act; providing for severability of the various parts of the Act; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 204—Public Health.

SB 205—Agriculture.

SB 206—Labor Relations.

SB 207—Public Service Corporations.

SB 208—Agriculture.

HB 656—Appropriations and Budget.

HB 663—Judiciary.

HB 698—Labor Relations, then to Judiciary.

HB 673—State and Federal Government.

HB 537—Planning and Resources.

HB 668—Appropriations and Budget.

HB 545—Criminal Jurisprudence.

HB 546—Education.

HB 584—Economic and Industrial Development.

HB 598—County Government.

HB 704—Military and Veterans Affairs.

HJR 502—Economic and Industrial Development.

HJR 503—Appropriations and Budget.

HJR 504—Insurance.

MESSAGES FROM GOVERNOR

Advising approval by him, February 14, 1957, of Enrolled **SBs 28** and **38** entitled:

ENROLLED SENATE BILL NO. 28—By Shoemake of the Senate and Smith, Hammers and Ruby of the House.

AN ACT RELATING TO CITY COURTS; PROVIDING FOR SALARIES, ALLOWANCES AND DUTIES OF THE JUDGE, CLERK AND MARSHAL OF CITY COURTS IN CERTAIN COUNTIES; AMENDING SECTION 1, CHAPTER 18, TITLE 11, OKLAHOMA SESSION LAWS 1953, PAGES 42-43 (11 O. S. SUPP. 1955 § 837); AMENDING 11 O. S. 1951 § 841; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 38—By Shoemake of the Senate and Hammers, Ruby and Smith of the House.

AN ACT RELATING TO REGISTRATION OF VOTERS IN COUNTIES HAVING A POPULATION OF NOT LESS THAN SIXTY-TWO THOUSAND (62,000) AND NOT MORE THAN NINETY-FIVE THOUSAND (95,000) ACCORDING TO THE LAST FEDERAL DECENNIAL CENSUS OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS; RELATING TO RECORDS TO BE KEPT BY THE COUNTY ELECTION BOARD OF ACTIVE AND INACTIVE REGISTERED VOTERS; PROVIDING THAT THE SECRETARY OF THE COUNTY ELECTION BOARD SHALL RECEIVE NO COMPENSA-

TION FOR ACTING AS EX OFFICIO COUNTY REGISTRAR IN SAID COUNTIES; AMENDING SECTIONS 4e AND 14, SENATE BILL NO. 138, TWENTY-FOURTH LEGISLATURE, OKLAHOMA SESSION LAWS 1953, PAGES 563 THROUGH 569 (26 O. S. SUPP. 1955 § § 102.4e AND 102.14); AND DECLARING AN EMERGENCY.

GENERAL ORDER

SB 187, by Mahan of the Senate, and Garrison, et al, of the House, was read and considered.

Upon motion of Senator Mahan, **SB 187** was advanced to engrossment and third reading.

Upon motion of Senator Mahan, the rules of the Senate were suspended, and **SB 187** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 187 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Collins (Pontotoc), Herndon, Hope, Jones, Sandlin, Stipe.—7.

Not Voting: Shoemake.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Ham-

ilton, Harris, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Collins (Pontotoc), Herndon, Hope, Jones, Sandlin, Stipe.—7.

Not Voting: Shoemake.—1.

The Emergency was declared passed **SB 187** was referred for engrossment.

Senator Sandlin asked to be recorded present, which was the order.

GENERAL ORDER

SB 188, by Boecher of the Senate, and Priebe of the House, was read and considered.

Upon motion of Senator Boecher, **SB 188** was advanced to engrossment and third reading.

Upon motion of Senator Boecher, the rules of the Senate were suspended, and **SB 188** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 188 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Collins (Pontotoc), Herndon, Hope, Jones, Stipe.—6.

Not Voting: McColgin.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Collins (Pontotoc), Herndon, Hope, Jones, Stipe.—6.

Not Voting: McColgin.—1.

The Emergency was declared passed. **SB 188** was referred for engrossment.

GENERAL ORDER

HB 505, by Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) of the Senate, was read and considered.

Upon motion of Senator Young (Cleveland), **HB 505** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 505** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 505 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Collins (Pontotoc), Herndon, Hope, Jones, Stipe.—6.

Not Voting: Mahan.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Collins (Pontotoc), Herndon, Hope, Jones, Stipe.—6.

Not Voting: Mahan.—1.

The Emergency was declared passed.

HB 505 was referred for engrossment.

Senator Jones asked to be recorded present, which was the order.

GENERAL ORDER

HB 504, by Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) of the Senate, was read and considered.

Upon motion of Senator Young (Cleveland), **HB 504** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 504** was considered engrossed and placed upon third reading and final passage.

President Williams presiding.

THIRD READING

HB 504 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake,

Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Collins (Pontotoc), Herndon, Hope, Stipe.—5.

Not Voting: Fine, Frazier, Mahan.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Collins (Pontotoc), Herndon, Hope, Stipe.—5.

Not Voting: Fine, Frazier, Mahan.—3.

The Emergency was declared passed.

HB 504 was referred for engrossment.

GENERAL ORDER

SB 2, by Hamilton, Wilson (Greer), Breeden, Allen, Harris, Collins (Pontotoc), Collins (Creek), Shoemake, Dendy, Frazier, Stipe, Walker, McSpadden, Dacus, Miskovsky, Jones, Rinehart, Cartwright and Cowden of the Senate, and McCarty, et al, of the House, was read and considered.

Senator Hamilton moved to amend **SB 2**, lines 7 and 8, page 9, by deleting after the word, "children," the words, "who are specially gifted and children," which amendment was declared adopted.

By unanimous consent, Senators Baldwin, Carrier, Coppock, Easterly, Field, Fine, Garvin, Grantham, Hall, Hope, McClendon, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Tipps, Trent, Wilson (Beckham) and Young (Haskell) were made co-authors of **SB 2**.

Senator Herndon asked to be recorded present, which was the order.

Senator McClendon moved to amend line 6, page 9, by adding after the word, "allowed," and before the "comma," the words, "in its minimum program," which amendment was declared adopted.

Senators Boecher and Herndon asked to be made co-authors of **SB 2**, which was the order.

Upon motion of Senator Hamilton, **SB 2**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **SB 2**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 2 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Mis-kovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Cartwright, Collins (Pontotoc), Hope, Stipe.—4.

Not Voting: Hall.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Mis-kovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Cartwright, Collins (Pontotoc), Hope, Stipe.—4.

Not Voting: Hall.—1.

The Emergency was declared passed. **SB 2** was referred for engrossment.

DECLARATION OF VOTE

Senator Hall asked that the record show had he been present at the time of third reading and final passage of **SB 2**, he would have voted "Aye," which was the order.

RESOLUTIONS

By unanimous consent, upon request of Senator Rinehart, the following Resolution was introduced, considered immediately, read at length as follows, and adopted upon his motion.

SENATE RESOLUTION NO. 12—By Rinehart.

A RESOLUTION PROVIDING FOR COMMITTEE TO ATTEND RED RIVER COMPACT COMMISSION HEARING.

WHEREAS, the States of Louisiana, Arkansas, Texas and Oklahoma are interested in the Red River Compact Commission created by an Act of Congress, which meets at Dallas, Texas the 19th and 20th of February, 1957 to consider reports on the apportionment of water from the Red River and its tributaries;

WHEREAS, the Compact, when agreed upon among the States, must be approved by the Commission, Congress and each of the four (4) States involved.

WHEREAS, firsthand knowledge of the proceedings of the Compact Commission are to the interest of the State of Oklahoma.

NOW THEREFORE BE IT RESOLVED BY THE STATE SENATE OF OKLAHOMA that the President Pro Tempore of the Senate be authorized to appoint a Committee of two (2) members of the Senate to attend the

meeting of the Red River Compact Commission at Dallas, Texas February 19th and 20th and that the travel and other expenses of said Committee be paid by the State Senate as provided by law.

SR 12 was referred for enrollment.

As provided under **SR 12**, the President Pro Tempore appointed Senators Rinehart and McClendon.

By unanimous consent, upon request of Senator Boecher, the following Resolution was introduced:

SENATE RESOLUTION NO. 13—BY BOECHER — A RESOLUTION DIRECTING THE PRESIDENT PRO TEMPORE OF THE SENATE TO DESIGNATE A MEMBER OF THE SENATE TO GO TO WASHINGTON, D.C., TO CONFER WITH GOVERNMENT OFFICIALS ON MATTERS PERTAINING TO THE GRAND RIVER DAM AUTHORITY.

By unanimous consent, upon request of Senator Boecher **SR 13** was taken up for immediate consideration.

Senator Boecher asked unanimous consent, which was granted, to amend **SR 13**, Section 1 after the word "designate," and before the word "of," by striking the words "one member," and inserting the words, "two members," and to amend Section 2, first line, after the word, "the," by striking the word, "member," and inserting the word, "members," and to amend the title to conform to the body of the Resolution.

SR 13, as amended, was read at length as follows, and adopted upon motion of Senator Boecher:

SENATE RESOLUTION NO. 13—By Boecher.

A RESOLUTION DIRECTING THE PRESIDENT PRO TEMPORE OF THE SENATE TO DESIGNATE TWO MEMBERS OF THE SENATE TO GO TO WASHINGTON, D. C., TO CONFER WITH GOVERNMENT OFFICIALS ON

MATTERS PERTAINING TO THE GRAND RIVER DAM AUTHORITY.

WHEREAS, additional electrical power is needed by the people in the north-eastern part of the State; and

WHEREAS, the Grand River Dam Authority is in the best position to furnish such additional electrical power but cannot do so without assistance from the Federal Government; and

WHEREAS, such additional electrical power is of such urgency and necessity that a representative of the Senate should expedite assistance from the proper officials of the Federal Government;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The President Pro Tempore of the Senate shall designate two members of the Senate to go to Washington, D. C. as soon as practicable and as expeditiously as possible to confer with proper officials and appropriate departments of the Federal Government as to the need of the Grand River Dam Authority for additional funds and authority to provide additional electrical power and energy to the people and industries in the northeastern part of the State.

SECTION 2. The members so designated shall be reimbursed for all expenses incurred in making such a trip, the same to be paid from funds appropriated and available for the payment of expenses of members of the Senate.

SR 13, as amended, was referred for enrollment.

As provided under **SR 13**, the President Pro Tempore appointed Senators Boecher and Dendy.

Senator McSpadden moved that, when the desk is cleared of routine matters, the Senate adjourn to meet as provided under the rules on Monday, February

18, 1957, which motion was declared adopted.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 213—By Hall—An Act relating to the State Mental Health Board; its duties, power and authority; authorizing said Board, in the circumstances specified herein, to sell real property not needed by institutions within the State Department of Mental Health; providing for the disposition of proceeds of sales of such property; and declaring an emergency.

SB 214—By Fine, McClendon, Hamilton, Young (Haskell) and Tipps—An Act repealing the "Honest Mistake Law"; repealing Title 12, O. S. 1951, § 1446(a); and declaring an emergency.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 648—Appropriations and Budget.

HB 649—Appropriations and Budget.

HB 650—Appropriations nad Budget.

HB 651—Appropriations and Budget.

HB 652—Appropriations and Budget.

HB 653—Appropriations and Budget.

HB 655—Appropriations and Budget.

HB 667—Appropriations and Budget.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SBs 61** and **62**.

The above numbered Enrolled Bills were ordered referred to the Governor.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 5**.

The above numbered Bills and/or

Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 587—By Pitcher, Bradley, Sampsel, Skeith, McCarty, Cook, Vandiver, Hill, Spear, Alexander, Briscoe and Privett of the House, and Wilson (Greer) and Miskovsky of the Senate—An Act relating to Larceny of Merchandise Held for Sale; providing immunity from civil or criminal prosecution for false arrest, false imprisonment, or unlawful detention in certain cases; and declaring an emergency.

HB 592—By Committee on County, State and Federal Government—An Act relating to the cancellation of the bonds of County Officers; and declaring an emergency.

HB 664—By Hammers—An Act relating to the traveling expenses of County Commissioners in certain counties who use their private automobiles while acting in the course of their official duties; providing for an additional annual allowance for said purpose; directing the Excise Board to approve budget items for purposes of this Act; providing that said travel allowances shall be paid in equal monthly installments; making it unlawful for any County Commissioner to be paid any such allowance who, except in emergency, travels in county owned vehicles; authorizing allowance to be paid from certain funds; and declaring an emergency.

HB 682 — By Stevens, Levergood, Graves, Andrews, Munson, Ogden, Richeson, Simmons and Stewart—An Act relating to traveling expenses of State Officials and Employees incurred while traveling on official business for the State of Oklahoma; amending Title 74, § § 500.5, 500.8, and 500.11, Oklahoma Statutes 1951, establishing a mileage rate, per diem rates, and an allowance for subsistence expenses; repealing Title

74, § 513 and 514, Oklahoma Statutes 1951, and all other conflicting Acts or parts of Acts; and declaring an emergency.

HB 725—By Vandiver, Skeith, Daugherty and Cox—An Act amending 40 O. S. 1951, § 112; relating to certain duties of the Commissioner of Labor; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HBs 514, 534 and 568.**

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

As provided under the McSpadden motion, the President declared the Senate adjourned to meet at 1:30 p. m., Monday, February 18, 1957.

TWENTY-FOURTH LEGISLATIVE DAY

Monday, February 18, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by Senator Mahan, who was ordered so to do by the President.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Fine, Hall, Harris, Herndon, Jones.—5.

The Presiding Officer declared a quorum present.

Prayer was offered by the Chaplain, Rev. W. Eugene Kay, of the Evangelical United Brethren, of Woodward, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Shoemaker asked that 7 year old Paul and 3 year old Kay, son and daughter respectively of Senator McSpadden, be made Honorary Page and Honorary Journal Clerk, respectively, for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 504 and 505, SCR 8 and SBs 187 and 188 each correctly engrossed.

SRs 11, 12, 13 and SCR 5 each correctly enrolled.

Engrossed SAs to and Engrossed HBs 504 and 505, each as amended, were

properly signed and ordered returned to the Honorable House.

Engrossed SCR 8 and Engrossed SBs 187 and 188 were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled SRs 11, 12 and 13 were each properly signed and ordered filed with the Secretary of State.

Enrolled SCR 5 was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed on the Calendar unless otherwise indicated:

DO PASS:

HJR 502—Economic and Industrial Development.

HB 584—Economic and Industrial Development.

SB 64—Roads and Highways.

SB 66—Roads and Highways.

SB 86—Roads and Highways.

SB 158—Roads and Highways—Co-authored by Boecher, Hamilton, McClendon, Breeden, Tipps, Jones, Dendy, Perryman.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 215—By Committee on Education—An Act relating to the Public Schools of Oklahoma; dealing with school textbooks; amending 70 O. S. 1951 § 16-2, 16-14 and 16-19, as amended, and Paragraph b of 70 O. S., 1951 § 16-6; as amended, and Paragraph c of 70 O. S. 1951 § 16-10, as amended; fixing effective date of Act; and declaring an emergency.

SB 216—By McClendon of the Senate and Welch and Jumper of the House—An Act relating to Journeymen Plumbers, Apprentices and Plumbing Contractors; amending Section 1, Chapter 18, Title 63, Page 366, Oklahoma Session Laws 1955; making provisions of the plumbing license law of 1955 applicable only to incorporated towns and cities having a population of more than five thousand (5,000); and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 209—Agriculture.

SB 210—Appropriations and Budget.

SB 211—County Government.

SB 212—Parks and Recreation.

SB 213—Public Health.

SB 214—Judiciary.

HB 682—State and Federal Government.

HB 725—Labor Relations.

HB 664—County Government.

HB 592—County Government.

HB 587—Criminal Jurisprudence.

LOBBY PERMIT:

The following request for Lobby Permit was submitted, read and ordered referred to the Special Committee appointed to consider such requests:

Hugh D. Straughn states that he resides at 1521 NW 34, Oklahoma City, Oklahoma; that he is 57 years of age; that he is legislative representative for Oklahoma Telephone Association, that he is paid the sum of \$6,720.00, per year for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 18th day of February, 1957.

S/Hugh D. Straughn

Senator Hamilton moved that the vote be reconsidered by which **SB 2**, by Hamilton, Wilson (Greer), et al, was passed on the last legislative day, which motion prevailed upon a roll call as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Trent.—1.

Excused: Fine, Hall, Harris, Herndon, Jones.—5.

Not Voting: Boecher.—1.

Upon motion of Senator Hamilton, the vote was reconsidered by which **SB 2**, as amended, was advanced to engrossment and third reading.

GENERAL ORDER

SB 2, by Hamilton, Wilson (Greer), et al, was considered further.

Senator Hamilton moved that the vote be reconsidered by which the McClendon amendment to line 6, page 9, was adopted on the last legislative day, which motion was declared adopted.

Upon motion of Senator Hamilton, the McClendon amendment to line 6, page 9, was tabled.

Senator McClendon moved to amend **SB 2**, line 9, page 9, by striking after the word "to" and before the word "of" in line 10, the words and figures "seventy-five (75%)" and insert the words and figures "fifty (50%)".

Senators Harris and Fine asked to be recorded present, which was the order.

Senator Walker, as a substitute,

moved that **SB 2** be recommitted to the Committee on Education for further consideration, which motion was declared failed of adoption.

Senator Trent moved to amend the McClendon amendment by rewriting it to include "fifty (50%) to schools not receiving equalization and seventy-five (75%) to schools receiving equalization," which amendment was declared adopted.

The vote occurring on the McClendon amendment, as amended, it was declared adopted.

Upon motion of Senator Hamilton, **SB 2**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **SB 2**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 2 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—40.

Excused: Hall, Herndon, Jones.—3.

Not Voting: Cartwright.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris,

Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—40.

Excused: Hall, Herndon, Jones.—3.

Not Voting: Cartwright.—1.

The Emergency was declared passed.

SB 2, as amended, was referred for engrossment.

Senator Cowden presiding.

RESOLUTION

Senator Frazier asked unanimous consent, which was granted, to introduce the following Resolution, which was read at length and adopted upon his motion:

SENATE RESOLUTION NO. 14—By Frazier, Tipps.

A RESOLUTION RELATING TO THE OKLAHOMA STATE WAR VETERANS HOME FACILITIES AND FEDERAL FUNDS THEREFOR; CREATING A COMMITTEE OF THREE (3) MEMBERS OF THE STATE SENATE TO ATTEND CERTAIN CONFERENCES IN WASHINGTON, D. C., ON FEBRUARY 26, 27, 28, 1957; AUTHORIZING REIMBURSEMENT FOR NECESSARY TRAVEL AND OTHER EXPENSES AS PROVIDED BY LAW.

WHEREAS, several hundred-thousand dollars of Federal matching funds are currently denied each biennium of the State of Oklahoma for the administration and operation of certain veterans' institutions in this State: and

WHEREAS, other states having similar institutions and institutional programs are presently receiving such funds from the Federal Government; and

WHEREAS, the State War Veterans commission, the American Legion, Veterans of Foreign Wars, Disabled American Veterans and other veterans service organizations have requested the Senate and House of Representatives

Committees on Veterans and Military Affairs of the Twenty-sixth Oklahoma Legislature to send a delegation to Washington, D. C., to meet with representatives of the Veterans' Administration, the Comptroller General of the United States, the Director of the Budget, and the Oklahoma Congressional Delegation for a series of conferences to be held on February 26, 27 and 28, 1957, for the purpose of restoring as quickly as possible the Federal matching funds to the Oklahoma State War Veterans Home Facilities located at Sulphur, Oklahoma and at Norman, Oklahoma; and

WHEREAS, such discrimination on the part of the Federal government against the facilities furnished by this State for the care and rehabilitation of veterans has resulted in a serious curtailment of the veterans programs in this State;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1 The President Pro Tempore of the State Senate is hereby authorized and directed to appoint a Special Committee of three (3) members of the State Senate to attend and participate in said conferences, recited herein, to be held in Washington, D. C., February 26, 27 and 28, 1957, and that the necessary travel and other expenses of said Committee members shall be paid by the State Senate as provided by law.

SR 14 was ordered referred for enrollment.

As provided under SR 14, President Pro Tempore Baldwin appointed as the Committee Senators Frazier, Allen and Tipps, and as an alternate, for any one of the three appointed, Senator Young (Cleveland).

Senator Allen asked unanimous consent, which was granted, to have the following newspaper item from his home

town paper, read and incorporated in the Journal:

2-10-57

By JIM LINES

(Chickasha Express Capitol Bureau)

It's always a pleasure to watch a master craftsman at work.

You enjoy seeing an expert in any trade exercise deftness and skill in producing the best—a diamond cutter with his tricky work of finding the gem's right spot; a surgeon with a delicate brain operation at his finger tips; a welder "stitching up" the joint in a high pressure pipe line.

And there's that same sense of enjoyment when you watch and listen as parliamentary procedure experts direct the mechanics of Legislative operations with the least amount of effort and a high total of output.

These legislative craftsmen include forceful Frank Mahan of Fairview; brisk and businesslike Boyd Cowden of Chandler; ramrodding Ray Fine of Gore; careful Clem Hamilton of Heavener—in addition to dutiful Don Baldwin of Anadarko, Senate President Pro Tempore.

At intervals, the Senate presiding officer's chair is filled by one of the other group—usually Mahan or Cowden—during the business sessions of the Senate. These two, each with a dynamic personality, direct the procedure with a hand that is firm, not allowing debate or order to get out of control, and keeping the operation moving at a steady pace toward a goal of accomplishment.

Both are well versed in using the right parliamentary language at the right time. And it is through efforts such as theirs that the current Senate has gained the name of a "working" group. Floor Leader Fine commended the Senators again, with the comment that the calendar wasn't ahead of them.

These men run committees with the same steady assurance—a factor that

contributes greatly to a small amount of lost motion in reaching their ultimate goal.

MESSAGES FROM THE HOUSE

Transmitting for signature enrolled **HBs 642, 643, 644.**

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Herndon asked to be recorded present, which was the order.

GENERAL ORDER

HB 610, by Bond et al of the House and Garvin, Allen and Harris of the Senate, was read and considered.

Upon motion of Senator Garvin, **HB 610** was advanced to engrossment and third reading.

Senator Garvin asked unanimous consent, which was granted, that **HB 610** be considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 610 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedon, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Hall, Jones.—2.

Not Voting: Ritzhaupt.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedon,

Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Hall, Jones.—2.

Not Voting: Ritzhaupt.—1.

The Emergency was declared passed.

HB 610 was properly signed and ordered returned to the Honorable House.

Senator Hall asked to be recorded present, which was the order.

GENERAL ORDER

SB 19, by Young (Haskell), Wilson (Greer), Hamilton, Jones, Carrier, Dacus, Herndon of the Senate and Shoemake et al of the House, was read and considered.

Upon motion of Senator Baldwin, **SB 19** was ordered referred to the Committee on Criminal Jurisprudence for consideration.

SB 102, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Senators Dacus, Allen, Collins (Creek), Grantham, Ritzhaupt, Perryman, McColgin, Garvin, Collins (Pontotoc), Stipe, Frazier, Easterly, Trent, Cowden, Mahan and Field asked to be made co-authors of **SB 102**, which was the order.

Upon motion of Senator Hope, **SB 102** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 102** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 102 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClen- don, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wil- son (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—43.

Excused: Jones.—1.

The Bill was declared passed.

On the question of passage of Emer- gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Ham- iltan, Harris, Herndon, Hope, McClen- don, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wil- son (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—43.

Excused: Jones.—1.

The Emergency was declared passed.

SB 102 was referred for engrossment.

GENERAL ORDER

SB 147, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 147** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 147** was considered engrossed and placed upon third reading and final pas- sage.

THIRD READING

SB 147 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bree- den, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Ham- iltan, Herndon, Hope, McColgin, McSpad- den, Mahan, Miskovsky, Payne, Perry- man, Price, Rinehart, Ritzhaupt, Sand- lin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Jones.—1.

Not Voting: Field, Harris, McClen- don.—3.

The Bill was declared passed.

On the question of passage of Emer- gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bree- den, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Ham- iltan, Herndon, Hope, McColgin, McSpad- den, Mahan, Miskovsky, Payne, Perry- man, Price, Rinehart, Ritzhaupt, Sand- lin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Jones.—1.

Not Voting: Field, Harris, McClen- don.—3.

The Emergency was declared passed.

SB 147 was referred for engrossment.

GENERAL ORDER

HB 655, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 655** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the

rules of the Senate were suspended and **HB 655** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 655 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bree-den, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Jones.—1.

Not Voting: Frazier, Harris, McClen-don, Sandlin.—4.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bree-den, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Jones.—1.

Not Voting: Frazier, Harris, McClen-don, Sandlin.—4.

The Emergency was declared passed.

HB 655 was properly signed and or-dered returned to the Honorable House.

GENERAL ORDER

HB 651, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 651** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 651** was considered engrossed and placed upon third reading and final pas-sage.

THIRD READING

HB 651 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Bree-den, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Gran-tham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Ma-han, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Y o u n g (Cleveland), Young (Haskell).—39.

Excused: Jones.—1.

Not Voting: Baldwin, Field, Frazier, Harris.—4.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Boecher, Bree-den, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Gran-tham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Ma-han, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Y o u n g (Cleveland), Young (Haskell).—39.

Excused: Jones.—1.

Not Voting: Baldwin, Field, Frazier, Harris.—4.

The Emergency was declared passed.

HB 651 was properly signed and or-dered returned to the Honorable House.

GENERAL ORDER

HB 652, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 652** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 652** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 652 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Jones.—1.

Not Voting: Frazier, Harris, Rinehart.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Jones.—1.

Not Voting: Frazier, Harris, Rinehart.—3.

The Emergency was declared passed.

HB 652 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 667, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 667** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 667** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 667 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Jones.—1.

Not Voting: Frazier, Harris.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt,

Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Jones.—1.

Not Voting: Frazier, Harris.—2.

The Emergency was declared passed.

HB 667 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 650, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Senator Ritzhaupt moved to amend **HB 650**, line 3, page 3, by changing the figures "6000.00" to "7500.00" and correct the totals, line 12, page 2, which amendment was declared failed of adoption.

Upon motion of Senator Hope, **HB 650** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 650** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 650 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Jones.—1.

Not Voting: Harris, McClendon.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Jones.—1.

Not Voting: Harris, McClendon.—2.

The Emergency was declared passed.

HB 650 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 649, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 649** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 649** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 649 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wil-

son (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Jones.—1.

Not Voting: Harris, Mahan.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgen, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Jones.—1.

Not Voting: Harris, Mahan.—2.

The Emergency was declared passed.

HB 649 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 648, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, further consideration of **HB 648** was deferred for this legislative day.

HB 653, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 653** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 653** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 653 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgen, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Jones.—1.

Not Voting: Hall, Mahan, Perryman.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgen, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Jones.—1.

Not Voting: Hall, Mahan, Perryman.—3.

The Emergency was declared passed.

HB 653 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 629, by Nance et al of the House and Ritzhaupt, Dacus, Harris and Young (Haskell) of the Senate, was read and considered.

Senators Trent, Walker, Sandlin, Hope, McSpadden, Payne, Dendy, Miskovsky, Coppock, Allen, Rinehart, Collins (Pontotoc), Wilson (Beckham), Frazier, Wilson (Greer), Boecher, Shoe-

make, Stipe, Cowden, Easterly, Fine, and Tipps asked to be made co-authors of **HB 629**.

Senator Boecher moved to amend **HB 629**, line 2, page 4 and line 11, page 5, by striking the figures "\$35.00" and inserting the figures "\$50.00", and amend the title to conform, which amendment was declared adopted.

Senator Walker presiding.

Senator Collins (Pontotoc) moved to amend **HB 629**, Section 3, page 5, by deleting after the word "basis" on line 16 and before the word and figure "Section 4" page 6 and adding a new section 3 as follows: "Section 3. The Department of Public Welfare is hereby instructed to increase the present budget by \$50.00 a month to each recipient of assistance," which amendment by unanimous consent he withdrew.

Senator Price moved to amend **HB 629**, line 2, page 4, by inserting after the word "salary" and before the word "in" the words "or income from the rent of a room."

Senator Sandlin moved to amend the Price amendment by adding after the word "room" the words "or property."

Senator Mahan, as a substitute for all pending motions, moved to amend **HB 629**, line 7, page 4, by adding after the word "basis" the following: "Any income which is not greater than \$50.00 shall be inconsequential."

Senator Trent moved to table the Mahan amendment, which motion failed of adoption.

The vote occurring on the Mahan amendment, it was declared adopted.

Senator Trent moved that **HB 629**, as amended, be advanced to engrossment and third reading.

Senator Grantham, as a substitute, moved that **HB 629** be referred for further study to the Committee on State and Federal Government.

Senator Baldwin, as a substitute for

all pending motions, moved that **HB 629**, as amended, be referred to Judiciary Committee for study, which motion was declared adopted.

Senator Garvin asked to be excused for the remainder of this legislative day, which was the order.

The President presiding.

RESOLUTION

Senator Young (Cleveland) asked that **HCR 520**, by Nance et al, be taken up for consideration, which was the order, the Resolution being read at length.

Senator Young (Cleveland) asked that he and all other members of the Senate be made co-authors of **HCR 520**, which was the order.

HCR 520, as co-authored was read at length as follows and adopted upon motion of Senator Young (Cleveland):

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 520 — By Nance, Langley, Kite, Mitchell, Belvin, Bohr, Bond (Marshall), Bradley, Briscoe, Calkins, Carmichael, Cartwright (Bryan), Daugherty, Eting, Goodfellow, Gotcher, Graves, Ham, Harkey, Hill, Huser, Jumper, Moad, Munson, Murrow, Pazoureck, Privett, Rives, Ruby, Simmons, Smith, Spear, Strickland, Sumrall, Welch, Williams (Woodward), and Wilson of the House, and Young (Cleveland), Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer) and Young (Haskell) of the Senate.

A CONCURRENT RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES TO AMEND

TITLE 1 OF THE UNITED STATES SOCIAL SECURITY ACT TO AUTHORIZE THE SECRETARY OF THE DEPARTMENT OF HEALTH, EDUCATION AND WELFARE TO APPROVE A STATE PLAN WHICH PROVIDES, IN DETERMINING NEED, AN EXEMPTION OF FIFTY DOLLARS (\$50.00) PER MONTH EARNED INCOME IN THE OLD-AGE ASSISTANCE CATEGORY AS IS NOW PROVIDED IN TITLE 10 OF SUCH SOCIAL SECURITY ACT GRANTING THIS EXEMPTION, IN DETERMINING NEED TO RECIPIENTS OF AID TO THE BLIND CATEGORY.

WHEREAS, the aged and indigent citizens of the State of Oklahoma and the United States blazed the way in the frontiers of America for the development of the United States of America, the benefits of which the present generation are now reaping; and

WHEREAS, the courage and fortitude of these people laid the foundation upon which the State of Oklahoma and the United States have developed; and

WHEREAS, they did throughout their period of struggle and did throughout their lifetime, insofar as they were able, support and maintain the government of the State of Oklahoma and the United States for the benefit of the present generation; and

WHEREAS, the increase in the cost of living has far exceeded the increase in grants and aid that the aged and indigent people are receiving and, as a result of such increase in the cost of living, the living standards of our aged in the State of Oklahoma and the United States are such that our aged citizens must live in a manner incompatible with decency and health; and

WHEREAS, an amendment such as is suggested herein would create a desire in recipients of old-age assistance to earn whatever amount they are capable of earning and, in so doing,

raise the standard of living in such category together with all dependents for whom they are legally responsible; and

WHEREAS, it is the consensus of the members of the House of Representatives of the State of Oklahoma, now duly convened in the Twenty-Sixth Session of the Oklahoma Legislature, that the Congress of the United States should so amend such Social Security Act to permit the Department of Health, Education and Welfare to approve a state assistance plan which will provide an exemption, in determining need, the sum of Fifty Dollars (\$50.00) per month earned income, as set forth above.

NOW, THEREFORE BE IT RESOLVED by the House of Representatives of the Twenty-Sixth Legislature of the State of Oklahoma, the Senate concurring therein: That the Congress of the United States be memorialized to amend Title 1 of the United States Social Security Act which would permit the Department of Health, Education and Welfare to exempt Fifty Dollars (\$50.00) per month earned income in determining need in the old-age assistance category.

BE IT FURTHER RESOLVED, that the people of the State of Oklahoma, through their representatives in the House of Representatives and the Senate of the Twenty-Sixth Legislature of the State of Oklahoma, hereby pledge the State to enact or amend any State laws necessary to comply with such Federal amendment.

BE IT FURTHER RESOLVED that copies of this Resolution be sent by the Secretary of State to the Chief Clerk of the Senate and House of Representatives of the United States Congress, and each member of the Oklahoma delegation in congress.

Engrossed **HCR 520**, as co-authored, was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 522 — By Bailey (Cleveland), Wolf, Alexander, Allard, Andrews, Arrington, Bailey (Kay), Belvin, Bliss, Bohr, Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Buckler, Bullard, Calkins, Camp, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Harkey, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Ogden, Ozmun, Patten, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), and Wilson of the House, and Young (Cleveland) of the Senate—A Concurrent Resolution in memory of Dr. Morris L. Wardell, David Ross Boyd Professor of History, University of Oklahoma.

Senator Young (Cleveland) asked for immediate consideration of **HCR 522**, which was the order.

Senator Young (Cleveland) asked that all members of the Senate be made co-authors of **HCR 522**, which was the order.

HCR 522, as co-authored, was read at length as follows and adopted upon motion of Senator Young (Cleveland):

ENGROSSED HOUSE CONCUR-

RENT RESOLUTION NO. 522 — By Bailey (Cleveland), Wolf, Alexander, Allard, Andrews, Arrington, Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Buckler, Bullard, Calkins, Camp, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Harkey, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Ogden, Ozmun, Patten, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), and Wilson of the House, and Young (Cleveland), Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell), of the Senate.

A CONCURRENT RESOLUTION IN MEMORY OF DR. MORRIS L. WARD-
DELL, DAVID ROSS BOYD PROFESSOR OF HISTORY, UNIVERSITY OF OKLAHOMA.

WHEREAS, the State of Oklahoma and the University of Oklahoma has

suffered a great loss in the death of Morris L. Wardell, Ph. D., David Ross Boyd Professor of History, and one of our foremost citizens and civic leaders; and

WHEREAS, Dr. Wardell's career as an Oklahoma educator covers a period of 45 years as a teacher in rural schools of the State; principal of the Geary, Guymon and Pawhuska high schools; teacher of history at the Tulsa Central High School and Panhandle A. and M. College; and a member of the Department of History, University of Oklahoma since 1925. He was Chairman of the Department in 1945-47 and became David Ross Boyd Professor of History, a research professorship, in 1946. He received a Bachelor of Arts degree from the University of Oklahoma in 1919, a Master of Arts degree from Harvard University in 1922 and his doctorate was granted by the University of Chicago in 1936; and

WHEREAS, Dr. Wardell, in addition to his regular duties, served the University of Oklahoma as Acting Dean of Men, Assistant to the late Dr. William Bennett Bizzell in the latter years of his tenure as President of the University, Acting Director of the Extension Division and in numerous other capacities; and

WHEREAS, Dr. Wardell was widely known for his work in Oklahoma and Indian history and in contemporary European affairs, speaking frequently on these subjects to many organizations throughout the Southwest. He was the author of "A Political History of the Cherokee Nations, 1838-1907" and, in collaboration with Dr. Edward Everett Dale, "Outline and References for Oklahoma History" and "History of Oklahoma." He wrote many articles for historical periodicals, made a study of administrative problems of colleges and universities for the Carnegie Corporation and served as an Executive Committee member of the National Edu-

ational Association's Department of Higher Education, including a term as Vice-President; and

WHEREAS, Morris L. Wardell, Ph. D., gave great service to the State and its civic organizations as a Director and former President of the Oklahoma Health and Welfare Association and the Cleveland County Children's Clinic, Director of the Norman Chamber of Commerce, President of the Oklahoma Division of the American Cancer Society since 1951 and State Campaign Chairman of the Society in 1950-1956. Since 1927, he had been National Grand Historian of Phi Eta Sigma, national scholarship fraternity for freshmen, and the faculty sponsor of the University of Oklahoma Chapter. He was a member of the Norman Lions Club for 30 years and served a term as its President. Twice he was elected Deputy Governor of his Lions Club District and became Governor for the 1954-55 term. At the time of his death he was an International Counselor. In 1954 he initiated a program of collecting the official papers of the Oklahoma Lions Clubs and placing these materials in the Archives Division of the University of Oklahoma Library. His organization membership included Phi Beta Kappa, Mississippi Valley Historical Society, American Indian Institute, Blue Key, Southwestern Social Science Association, Society of American Archivists, American Academy of Political and Social Science, American Association of University Professors, Oklahoma Historical Society and other academic, honorary and professional societies; and

WHEREAS, the members of the Legislature, his colleagues and many citizens of Oklahoma and other states are deeply grieved by Dr. Wardell's death, and remember him as a great teacher, an excellent public servant and a firm friend, devoted to the well being of his fellows, his State and his Nation.

NOW, THEREFORE, BE IT RESOLVED THAT THE HOUSE OF

REPRESENTATIVES AND THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE hereby express their unreserved regret at his death and voice their great and sincere respect for his manifold contributions as an educator, historian and citizen to the State of Oklahoma and the Nation, and herewith give their heartfelt sympathy to Mrs. Wardell and other members of the family; and

BE IT FURTHER RESOLVED that a copy of this Concurrent Resolution, with our utmost regard and condolences, be transmitted by the Chief Clerk of the House of Representatives to his wife, Jessie Barden Wardell; his daughters, Mrs. John Joseph Dulin and Mrs. John McKeeth Soule; and to his sister, Miss Mattie Wardell; and that this Concurrent Resolution be incorporated into the permanent Journals of the House of Representatives and the Senate of the Twenty-Sixth Oklahoma Legislature.

Engrossed **HCR 522**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator Allen moved that, when the desk is cleared of routine matters, the Senate adjourn to meet as provided under the Rules, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HB 639**

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, February 14, 1957, of Enrolled **SBs Nos. 61 and 62**, entitled:

ENROLLED SENATE BILL NO. 61—
By Young (Haskell), of the Senate, and King, Mitchell of the House.

AN ACT RELATING TO UNRESTRICTED HIGHWAY FUNDS IN ALL COUNTIES IN THE STATE OF

OKLAHOMA HAVING A NET ASSESSED VALUATION FOR THE FISCAL YEAR 1956, OF NOT LESS THAN NINE MILLION TWO HUNDRED THOUSAND DOLLARS (\$9,200,000.00) AND NOT MORE THAN NINE MILLION THREE HUNDRED THOUSAND DOLLARS (\$9,300,000.00), ETC. . . .

ENROLLED SENATE BILL NO. 62—
By Young (Haskell), of the Senate and King and Mitchell of the House.

AN ACT RELATING TO UNRESTRICTED HIGHWAY FUNDS IN ALL COUNTIES IN THE STATE OF OKLAHOMA HAVING A NET ASSESSED VALUATION, FOR THE FISCAL YEAR 1956, OF NOT LESS THAN SIX MILLION SEVEN HUNDRED THOUSAND DOLLARS (\$6,700,000.00) AND NOT MORE THAN SIX MILLION EIGHT HUNDRED THOUSAND DOLLARS (\$6,800,000.00), ETC. . . .

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 645—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the Chief Mine Inspector; providing that the Chief Mine Inspector shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 685—By Pitcher and Lollar of the House, and Hall of the Senate—An Act amending 45 O. S. 1951, § 424; relating to storage, transportation, handling and use of explosives in certain mines of this State; authorizing use of mechanical loading devices for explosives; defining duties of the State Mine Inspector; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

COMMITTEE REPORTS

By unanimous consent the following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 146—Public Safety.

HB 546—Education—Co-authored by Trent, Young (Cleveland), and Wilson (Greer).

DO PASS, as amended:

SB 98—Appropriations and Budget.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SB 217—By Collins (Creek) of the Senate, and Finch of the House—An Act relating to Medical Treatment Care, surgery and testimony of physicians and surgeons furnishing information and testimony in trial of cases involving claims under provisions of the Workmen's Compensation Law, repealing all Acts in conflict herewith and declaring an emergency.

SB 218—By Coppock—An Act relating to Weapons; amending 21 O. S. 1951 § 1272; making it unlawful to have a loaded pistol, gun or other firearm in a vehicle on any public road or highway, except as otherwise authorized by law; and declaring an emergency.

SB 219—By Coppock—An Act relating to Natural Gas; providing for the fixing of prices by the Corporation Commission for the taking of natural gas under certain circumstances; amending Title 52, O. S. 1951, Section 233; and declaring an emergency.

SB 220—By Coppock—An Act relating to hunting of game; amending 29 O. S. 1951 § 208; providing for seizure of licenses and guns of intoxicated hunters and revocation of licenses and forfeiture of guns; and declaring an emergency.

SB 221—By Herndon and Tipps of the Senate, and Langley of the House—An Act relating to the licensing of manufacturers of motor vehicles, and dealers in new, used, and salvage motor vehicles and persons engaged in transporting new motor vehicles on the highways of this State; amending 47 O. S. 1951, § 22.15; providing for the issuance of a general distinctive number and plates to used car dealers covering used vehicles on hand at the beginning of each year and subsequently acquired; prescribing administrative procedures, fees, and limitations on use of same; making used car dealers ultimately liable for all license taxes due on such vehicles if not paid by purchasers thereof, and fixing May first and December first for reporting and payment of such taxes waiving penalties if paid by those dates; requiring all salvage dealers and all insurance companies taking title to motor vehicles to surrender such certificates of title to the Oklahoma Tax Commission; providing that each used car dealer shall immediately obtain Oklahoma certificate of title for each motor vehicle acquired from out-of-state, and to surrender license plates theretofore attached to such vehicle, if any, to the Oklahoma Tax Commission; and providing penalties for failure so to do; re-enacting without change all other provisions of § 22.15, 47 O. S. 1951, relating to licensing of manufacturers, new car dealers salvage dealers, and persons engaged in the highway transportation of new motor vehicles in Oklahoma, and to administrative procedures, fees and penalties in connection therewith; and prescribing the effective date of this Act.

SB 222—By Miskovsky—An Act relating to the Oklahoma Turnpike Authority; fixing the terms of and certain rules of eligibility for the office of chairman thereof; amending 69 O. S. 1951, Sec. 653 as amended by Sec. 2, Chapter 6a, Title 69, S. L. 1953 (69

O. S. Supp. 1955 Sec. 653); and declaring an emergency.

SB 223—By Harris, Easterly, McCollin, Grantham, Walker and Sandlin—An Act relating to investments of public funds by Commissioners of the Land Office; amending Paragraph (a) of 64 O. S. 1951 § 52; changing authorized

investments in farm mortgages to Twenty-five Thousand Dollars (\$25,000.00) for any individual or family; and declaring an emergency.

As provided under the Allen motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

[Faint, illegible text, likely bleed-through from the reverse side of the page.]

[Faint, illegible text, likely bleed-through from the reverse side of the page.]

TWENTY-FIFTH LEGISLATIVE DAY
Tuesday, February 19, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
 —40.

Excused: Harris, McClendon, Rinehart, Stipe.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that Dale Day, young son of The Reverend Lavern Day of Sayre, be made an Honorary Page for this legislative day.

Senator Mahan asked unanimous consent, which was granted, that Melody Coppock, sixteen months old, and Brent Coppock, three and a half years old, both grandchildren of Senator Coppock, be made Honorary Pages for this legislative day.

LOBBY PERMIT

The following request for Lobby Permit was submitted, read and ordered referred to the Special Committee appointed to consider such requests:

Walter B. Jessee states that he resides at 1012 Baltimore, Durant, Okla-

homa; that he is 70 years of age; that he is legislative representative for Oklahoma Association of Soil and Water Conservation Districts; that he is paid the sum of \$10.00, per day for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 19th day of February, 1957.

S/Walter B. Jessee.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 2, 102 and 147 each correctly engrossed.

SR 14 correctly enrolled.

Engrossed **SBs 2, 102 and 147** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 14** was properly signed and ordered filed with the Secretary of State.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 69—Judiciary.

SB 83—Judiciary—To Privileges and Elections by previous order.

SB 144—Judiciary.

SB 150—Judiciary.

SB 181—Judiciary.

SB 182—Judiciary.

DO PASS, as amended:

HB 549—Judiciary.

FIRST READING

The following Bills were introduced and read the first time:

SB 224—By Tipps—An Act relating to the drilling of wells for oil or gas; prescribing and providing for certain safety features; fixing minimum number of crews to be used or employed when rotary rig and jack knife are used in drilling; fixing penalty for violation of Act; and declaring an emergency.

SB 225—By Allen—An Act making it a crime to cause the death of any person by reckless or unlawful operation of a motor vehicle; fixing penalties therefor; and declaring an emergency.

SB 226—By Cowden—An Act relating to the public schools of Oklahoma; amending 70 O. S. 1951 § 8-2 and § 8-3, as amended by Section 22, Chapter A, Title 70, Oklahoma Session Laws 1955; providing that transfers of school children must be approved by the Boards of Education of the districts in which they reside; and declaring an emergency.

Senator Cartwright asked to be shown excused temporarily, which was the order.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 215—Education.

SB 216—Labor Relations.

SB 217—Labor Relations, then Insurance.

SB 218—Criminal Jurisprudence.

SB 219—Oil and Gas.

SB 220—Game and Fish.

SB 221—Revenue and Taxation.

SB 222—State and Federal Government.

SB 223—Public Lands.

HB 685—Public Safety.

HB 645—Appropriations and Budget.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HBs 651, 649, 610.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 116, by Easterly, was read and considered.

Upon motion of Senator Easterly, **SB 116** was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended, and **SB 116** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 116 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Sandlin, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Haskell).—32.

Nay: Boecher, Ritzhaupt, Shoemaker, Walker, Young (Cleveland).—5.

Excused: Cartwright, Harris, McClellon, Rinehart, Stipe.—5.

Not Voting: Hall, Herndon.—2.

The Bill was declared passed.

SB 116 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12(a), Senator Collins (Pontotoc) moved to reconsider the vote by which **SB 116** was passed.

Senator Stipe asked to be recorded present, which was the order.

GENERAL ORDER

HB 584, by Bliss, et al, of the House, and Dendy of the Senate, was read and considered.

Senators McSpadden, Baldwin, Fine, Mahan, Young (Haskell), Hall, Field, Collins (Creek), Sandlin and Stipe asked to be made co-authors of **HB 584**, which was the order.

Upon motion of Senator Dendy, **HB 584**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Dendy, the rules of the Senate were suspended, and **HB 584**, as co-authored, was considered engrossed and placed upon third reading and final passage.

Senator Young (Cleveland) presiding.

THIRD READING

HB 584 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedon, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Cartwright, Harris, McClendon, Rinehart.—4.

Not Voting: Trent.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedon, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin,

Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Cartwright, Harris, McClendon, Rinehart.—4.

Not Voting: Trent.—1.

The Emergency was declared passed.

HB 584 was properly signed and ordered returned to the Honorable House.

Senator Cartwright asked to be recorded present, which was the order.

GENERAL ORDER

SB 129, by Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 129**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 129**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 129 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedon, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Harris, McClendon, Rinehart.—3.

Not Voting: Fine.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Harris, McClendon, Rinehart.—3.

Not Voting: Fine.—1.

The Emergency was declared passed.

SB 129 was referred for engrossment.

GENERAL ORDER

SB 106, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Senators Dacus, Walker and Allen asked to be made co-authors of **SB 106**, which was the order.

Upon motion of Senator Hope, **SB 106**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 106**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 106 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc),

Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Harris, McClendon, Rinehart.—3.

Not Voting: Collins (Creek), Dendy, Miskovsky.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Harris, McClendon, Rinehart.—3.

Not Voting: Collins (Creek), Dendy, Miskovsky.—3.

The Emergency was declared passed.

SB 106 was referred for engrossment.

GENERAL ORDER

SB 98, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 98** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 98** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 98 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Harris, McClendon, Rinehart.—3.

Not Voting: Collins (Creek), Dendy.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Harris, McClendon, Rinehart.—3.

Not Voting: Collins (Creek), Dendy.—2.

The Emergency was declared passed.

SB 98 was referred for engrossment.

Senator Field asked to be shown excused for the remainder of this legislative day, which was the order.

RESOLUTION

Senator Stipe asked unanimous consent, which was granted, to introduce

and immediately consider the following Resolution:

SCR 9, by Stipe of the Senate, Nigh, Skeith and Gotcher of the House—A Senate Concurrent Resolution relating to the 1957 Oklahoma State Penitentiary Rodeo; designating said Rodeo as the "Official Oklahoma Semi-Centennial Rodeo", etc.

Senator Trent asked to be made a co-author of **SCR 9**, which was the order.

Senator Stipe moved to amend **SCR 9**, Line 2 of the title and line 29 of page 1, of the original resolution, by adding after the word "Oklahoma" and before the word "Semi" the word "Penitentiary", which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SCR 9**, line 23, page 1 of the original copy, by striking out the clause "in the best tradition of the West", which amendment was declared tabled upon motion of Senator Shoemake.

SCR 9, as amended, was read at length as follows and adopted upon motion of Senator Stipe:

SENATE CONCURRENT RESOLUTION NO. 9—By Stipe of the Senate, Nigh, Skeith and Gotcher of the House.

A SENATE CONCURRENT RESOLUTION RELATING TO THE 1957 OKLAHOMA STATE PENITENTIARY RODEO; DESIGNATING SAID RODEO AS THE "OFFICIAL OKLAHOMA PENITENTIARY SEMI CENTENNIAL RODEO" FOR THE PERIOD SEPTEMBER 5TH THROUGH SEPTEMBER 8TH, 1957; DIRECTING THAT A DULY AUTHENTICATED COPY OF THIS RESOLUTION BE FORWARDED TO WARDEN H. C. McLEOD, OKLAHOMA STATE PENITENTIARY, FOR DISPLAY IN A PROMINENT PLACE. AND FURTHER DIRECTING THAT A DULY AUTHENTICATED COPY OF SAID RESOLUTION BE FORWARDED TO THE OKLAHOMA SEMI-CENTENNIAL COMMISSION IN OR-

DER THAT THEY MIGHT MAKE APPROPRIATE PROVISIONS FOR SAME IN THE PLANNING AND PROMOTING OF THE OBSERVANCE OF THE SEMI-CENTENNIAL. AND FURTHER DIRECTING THAT A DULY AUTHENTICATED COPY OF SAID RESOLUTION BE FORWARDED TO THE SECRETARY OF THE CHAMBER OF COMMERCE OF McALESTER, OKLAHOMA.

WHEREAS, During the year 1957 a golden treasure chest of achievement will be displayed in Oklahoma when our citizens celebrate the fiftieth anniversary of statehood; and

WHEREAS, Our pioneering, western heritage will be a significant and integral part of our celebration on this occasion; and

WHEREAS, Oklahoma has attained national and international recognition in the field of rodeos; and

WHEREAS, The annual State Penitentiary Rodeo, held at McAlester, Oklahoma, is one of the outstanding rodeos in the nation; and

WHEREAS, Said rodeo each year since its establishment in 1939 has provided outstanding events in the best tradition of the West; and

WHEREAS, During 1957 thousands of Oklahomans and their guests from many states will be privileged to witness another outstanding Oklahoma State Penitentiary Rodeo;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That the Oklahoma State Penitentiary Rodeo, McAlester, Oklahoma, is hereby designated as the "Official Oklahoma Penitentiary Semi-Centennial Rodeo" for the period September 5th through September 8th, 1957.

BE IT FURTHER RESOLVED, that a duly authenticated copy of this Resolution be forwarded to Warden H. C.

McLeod, Oklahoma State Penitentiary, for display in a prominent place; and

BE IT FURTHER RESOLVED, that a duly authenticated copy of said Resolution be forwarded to the Oklahoma Semi-Centennial Commission in order that they might make appropriate provisions for same in the planning and promoting of the observance of the Oklahoma Semi-Centennial; and

BE IT FURTHER RESOLVED, that a duly authenticated copy of said Resolution be forwarded to the Secretary of the Chamber of Commerce of McAlester, Oklahoma.

SCR 9 was ordered referred for engrossment.

Senator Ritzhaupt asked unanimous consent, which was granted, that the record show he cast a NO vote on the adoption of SCR 9.

GENERAL ORDER

SB 11, by Grantham, Field, et al, of the Senate, and Bailey et al of the House, was read and considered.

Senator Grantham moved to amend SB 11, line 18, page 3, by striking after the word "to" and before the word "for" the words and figures "Five Hundred Fifty (\$550.00) Dollars" and inserting the words and figures "Five Hundred (\$500.00) Dollars" and amend the title to conform, which amendment failed of adoption, upon a roll call as follows:

Aye: Baldwin, Carrier, Cartwright, Collins (Creek), Coppock, Dendy, Easterly, Fine, Garvin, Grantham, Hamilton, Jones, Payne, Tipps, Wilson (Greer), Young (Cleveland), Young (Haskell).—17.

Nay: Allen, Boecher, Breeden, Collins (Pontotoc), Cowden, Dacus, Frazier, Hall, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham).—23.

Excused: Field, Harris, McClendon, Rinehart.—4.

Senators Stipe and Herndon moved to amend **SB 11** by adding a new Section 2, as follows: "Section 2. Levies under this Act shall be used to pay school bus drivers and janitors to assure a minimum salary of \$150.00 per month", which amendment was tabled upon motion of Senator Cowden.

Upon motion of Senator Grantham, **SB 11** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended and **SB 11** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 11 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Field, Harris, McClendon, Rinehart.—4.

Not Voting: Jones.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman,

Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Field, Harris, McClendon, Rinehart.—4.

Not Voting: Jones.—1.

The Emergency was declared passed.

SB 11 was referred for engrossment.

GENERAL ORDER

SB 158, by Cartwright, Boecher, Hamilton, McClendon, Breeden, Tipps, Jones, Dendy and Perryman, was read and considered.

Senators Dacus, Baldwin, McSpadden, Fine, Young (Haskell), Shoemake, Trent, Stipe, Cowden, Collins (Creek), Garvin, Collins (Pontotoc), Coppock, Sandlin, McColgin, Hope and Grantham asked to be made co-authors of **SB 158**, which was the order.

Upon motion of Senator Cartwright, **SB 158** was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended and **SB 158** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 158 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Miskovsky, Ritzhaupt.—2.

Excused: Field, Harris, McClendon, Rinehart.—4.

Not Voting: Boecher.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Miskovsky, Ritzhaupt.—2.

Excused: Field, Harris, McClendon, Rinehart.—4.

Not Voting: Boecher.—1.

The Emergency was declared passed.

SB 158 was referred for engrossment.

Senator Mahan asked that the desk be cleared of routine matters, to permit of adjournment, which was the order.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 227—By Grantham of the Senate and Bailey (Kay), Craig and Green of the House—An Act amending provisions of Title 37, O. S. 1951, Section 163.11, pertaining to issuance, revocation and cancellation by County Judge of permits for dealers of nonintoxicating beverages as defined: and declaring an emergency.

SB 228—By Ritzhaupt—An Act relating to streets in cities, incorporated towns and other municipalities; providing for construction, improvement, repair and maintenance thereof under certain conditions; and declaring an emergency.

SB 229—By Shoemake of the Senate and Ruby of the House—An Act relating to witnesses in criminal cases;

making either spouse a competent witness against the other in a case charging a felony against the minor children of either spouse; making the provisions of this Act cumulative; amending 22 O. S. 1951, Sec. 702; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 70—Criminal Jurisprudence.

SB 73—Criminal Jurisprudence.

SB 81—Criminal Jurisprudence.

SB 92—Criminal Jurisprudence.

SB 96—Criminal Jurisprudence.

SB 97—Criminal Jurisprudence.

SB 206 — Labor Relations — Co-authored by Collins (Pontotoc), Frazier and Stipe.

HB 519—Criminal Jurisprudence.

HB 575—Labor Relations—To Business and Industry by previous order—Co-authored by Collins (Pontotoc), and Frazier.

HB 698—Labor Relations—To Judiciary by previous order—Co-authored by Collins (Pontotoc), Stipe, Payne, and Frazier.

HB 725 — Labor Relations — Co-authored by Collins (Pontotoc), Frazier, Payne, and Stipe.

DO PASS, as amended:

SB 85—Criminal Jurisprudence—Co-authored by Miskovsky.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 602—By Committee on County, State and Federal Government—An Act relating to reports of county audits made by State Examiner and Inspector; directing publication of notice of filing reports and posting certificate thereof;

providing for payment of cost of publication; and declaring an emergency.

HB 711—By Sparkman—An Act relating to firemen's relief and pension funds; amending Section 1, Chapter 6e, Title 11, Oklahoma Session Laws 1953; by removing from the provisions thereof counties having a population of not less than fourteen thousand seven hundred (14,700) and not more than fourteen thousand eight hundred (14,800); and declaring an emergency.

HB 712—By Sparkman of the House—An Act relating to firemen's relief and pension funds; amending Section 1, Chapter 6f, Title 11, Oklahoma Session Laws 1953; by removing from the pro-

visions thereof counties having a population of not less than fourteen thousand seven hundred (14,700) and not more than fourteen thousand eight hundred (14,800); and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 5**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

Upon motion of Senator Mahan, the Senate adjourned to meet as provided under the Rules, 1:30 p. m., tomorrow.

TWENTY-SIXTH LEGISLATIVE DAY
Wednesday, February 20, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgen, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
 —40.

Excused: Harris, McClendon, Rinehart, Shoemaker.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal, for the last legislative day was declared approved.

Senator Payne asked unanimous consent, which was granted, that Mike Tipps, very young son of Senator Tipps, and Allen Kent Tipps, his young nephew, be made Honorary Pages for this legislative day.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 3—Public Safety.

SB 21—Appropriations and Budget.

SB 50—Appropriations and Budget.

SB 71—Business and Industry.

SB 133—Appropriations and Budget.

SB 152—Public Safety.

SB 156—Appropriations and Budget.

SB 161—Appropriations and Budget.

SB 176—Public Safety.

SB 202—Appropriations and Budget.

HB 542—Appropriations and Budget.

HB 641—Appropriations and Budget.

HB 645—Appropriations and Budget.

HB 656—Appropriations and Budget.

HB 669—Appropriations and Budget.

HB 692—Appropriations and Budget.

HB 694—Appropriations and Budget.

DO PASS, as amended:

SB 101—Appropriations and Budget.

HJR 503—Appropriations and Budget.

HB 657—Appropriations and Budget.

FIRST READING

The following Bills were introduced and read the first time:

SB 230—By Grantham of the Senate, Bailey (Kay), Craig and Green of the House—An Act relating to voting by disabled or infirm electors; prescribing the conditions under which and the manner in which such electors shall be assisted in voting; fixing penalties; amending 26 O. S. 1951 Section 254; repealing conflicting laws; making the provisions of this Act severable; and declaring an emergency.

SB 231—By Breeden.—An Act relating to the payment of state aid to school districts; amending 70 O. S. 1951 § 18-1, as amended by Section 42, Chapter A, Title 70, Oklahoma Session Laws 1955; providing that a school district shall not receive state aid if assessed valuation of its property is less than thirty per cent (30%) of the actual cash value of the property as determined and certified by the Oklahoma Tax Commission; fixing effective date of Act; and declaring an emergency.

SB 232—By Boecher—An Act relating to school districts, the estimates of needs thereof, elections therein, meet-

ings of electors thereof, meetings of boards of education thereof, and the publication of such estimates, notices of such elections and meetings, and minutes of proceedings at such meetings of boards of education, and payment therefor; amending 70 O. S. 1951 § 4-23, and Title 70, Chapter A, Sections 10 and 14, Oklahoma Session Laws 1955, Pages 420, 422-423 (70 O. S. Supp. 1955 § § 4-16 and 4-40); and declaring an emergency.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 224—Oil and Gas.

SB 225—Public Safety

SB 226—Education.

SB 227—Business and Industry.

SB 228—Municipal Government.

SB 229—Criminal Jurisprudence.

HB 602—County Government, then to State and Federal Government.

HB 711—County Government.

HB 712—County Government.

Senator Cartwright presiding.

DECLARATION OF VOTE

Senator Boecher asked unanimous consent that the record show had he been present when the roll was called on **SB 158** on the previous day, he would have voted "Aye," which was the order.

Senator Garvin asked to be excused until such time as he might return to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

Senator Hope moved to reconsider the vote by which **SB 106**, by Hope and Wilson (Greer) of the Senate, and Larson and Wolf of the House, was passed, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamil-

ton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Garvin, Harris, McClendon, Rinehart, Shoemake.—5.

Not Voting: Collins (Creek), Coppock, Jones, Mahan, Trent.—5.

Senator Hope moved to reconsider the vote by which **SB 106** was advanced to engrossment and third reading, which motion prevailed.

GENERAL ORDER

SB 106 was considered further.

Senator Hope asked unanimous consent that the amendments as placed in **SB 106** by the Committee on Appropriations and Budget be stricken from the bill, which was the order.

Upon motion of Senator Hope, **SB 106** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 106** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 106 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Harris, McClendon, Rinehart, Shoemake.—4.

Not Voting: Mahan.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Harris, McClendon, Rinehart, Shoemake.—4.

Not Voting: Mahan.—1.

The Emergency was declared passed.

SB 106 was referred for engrossment.

GENERAL ORDER

SB 125, by Grantham of the Senate, and Bailey (Kay) and Green of the House, was read and considered.

Upon motion of Senator Grantham, SB 125 was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended, and SB 125 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 125 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Garvin, Harris, McClendon, Rinehart, Shoemake.—5.

Not Voting: Mahan, Miskovsky.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Garvin, Harris, McClendon, Rinehart, Shoemake.—5.

Not Voting: Mahan, Miskovsky.—2.

The Emergency was declared passed.

SB 125 was referred for engrossment.

Senator Shoemake asked to be recorded present, which was the order.

GENERAL ORDER

SB 135, by Wilson (Beckham) of the Senate, and Carmichael of the House, was read and considered.

Upon motion of Senator Wilson (Beckham) SB 135 was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended, and SB 135 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 135 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon,

Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Hall, Stipe, Tipps.—3.

Excused: Garvin, Harris, McClendon, Rinehart.—4.

Not Voting: Miskovsky, Trent.—2.

The Bill was declared passed.

SB 135 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 9 and **SBs 11, 98, 129** and **158** each correctly engrossed.

Engrossed **SCB 9** and Engrossed **SBs 11, 98, 129** and **158** were each properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 146, by Allen of the Senate, and Cunningham of the House, was read and considered.

Upon motion of Senator Allen, **SB 146** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and **SB 146** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 146 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer),

Young (Cleveland), Young (Haskell).—37.

Nay: Collins (Pontotoc), Grantham, Tipps.—3.

Excused: Garvin, Harris, McClendon, Rinehart.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Collins (Pontotoc), Grantham, Tipps.—3.

Excused: Garvin, Harris, McClendon, Rinehart.—4.

The Emergency was declared passed.

SB 146 was referred for engrossment.

GENERAL ORDER

SB 181, by Sandlin, Rinehart and McColgin of the Senate, and Levergood, et al of the House, was read and considered.

Upon motion of Senator Sandlin, **SB 181** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 181** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 181 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine,

Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Tipps.—1.

Excused: Garvin, Harris, McClendon, Rinehart.—4.

Not Voting: Collins (Creek), Collins (Pontotoc), Trent.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Tipps.—1.

Excused: Garvin, Harris, McClendon, Rinehart.—4.

Not Voting: Collins (Creek), Collins (Pontotoc), Trent.—3.

The Emergency was declared passed.

SB 181 was referred for engrossment.

GENERAL ORDER

SB 24, by Young (Haskell), Wilson (Greer), Hamilton, Jones, Stipe, Dacus and Herndon of the Senate, and Shoemake, et al of the House, was read and considered.

Upon motion of Senator Young (Haskell), SB 24 was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended, and SB 24 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 24 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Garvin, Harris, McClendon, Rinehart.—4.

Not Voting: Collins (Creek), Hamilton, Mahan, Trent.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Garvin, Harris, McClendon, Rinehart.—4.

Not Voting: Collins (Creek), Hamilton, Mahan, Trent.—4.

The Emergency was declared passed.

SB 24 was referred for engrossment.

GENERAL ORDER

HB 725, by Vandiver et al of the House and Collins (Pontotoc), Frazier and Stipe of the Senate, was read and considered.

Senators Miskovsky, Dacus, Hope, Payne and Hamilton asked to be made co-authors of HB 725, which was the order.

Upon motion of Senator Miskovsky, **HB 725**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **HB 725**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 725 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Garvin, Harris, McClendon, Rinehart.—4.

Not Voting: Collins (Creek), Frazier, Hamilton, Mahan.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Garvin, Harris, McClendon, Rinehart.—4.

Not Voting: Collins (Creek), Frazier, Hamilton, Mahan.—4.

The Emergency was declared passed.

HB 725 was properly signed and ordered returned to the Honorable House. Senator Walker presiding.

Senator Garvin asked to be recorded present, which was the order.

GENERAL ORDER

SB 75, by Young (Haskell), was read and considered.

Senator Ritzhaupt moved to amend **SB 75**, line 11, page 8, by adding after the word "patient" and before the word "who" the following: "who is admitted to the institution under court order and," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 75**, line 15, page 9, by deleting Section 14 and renumbering succeeding sections, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 75**, line 7, page 11, by deleting Section 18 and renumbering succeeding sections, which amendment was declared adopted.

Senators McColgin, Miskovsky, Sandlin, Grantham, Allen, Tipps, Hamilton, Carrier, McSpadden, Trent, Dacus, and Payne asked to be made co-authors of **SB 75**, which was the order.

Senators Boecher and Dendy asked to be shown excused for the remainder of this legislative day, which was the order.

Senator Harris asked to be recorded present, which was the order.

Upon motion of Senator Young (Haskell), **SB 75**, as amended, was advanced to engrossment and third reading.

Senator Ritzhaupt asked unanimous consent, which was granted, to amend **SB 75**, line 17, page 2, by striking the word "excessive" and inserting the word "habitual," which amendment was declared adopted.

Senator Young (Haskell) moved that the Rules of the Senate be suspended and **SB 75**, as amended, be considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 75 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Young (Haskell).—32.

Nay: Baldwin, Easterly, Frazier, Hope, Jones, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—8.

Excused: Boecher, Dendy, McClendon, Rinehart.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Nay: Baldwin, Easterly, Frazier, Hope, Wilson (Greer).—5.

Excused: Boecher, Dendy, McClendon, Rinehart.—4.

The Emergency was declared passed.

SB 75, as amended, was referred for engrossment.

The President presiding.

GENERAL ORDER

SB 70, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 70** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 70** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 70 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Boecher, Dendy, McClendon, Rinehart.—4.

Not Voting: Allen, Collins (Pontotoc), Mahan, Trent.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Boecher, Dendy, McClendon, Rinehart.—4.

Not Voting: Allen, Collins (Pontotoc), Mahan, Trent.—4.

The Emergency was declared passed.

SB 70 was referred for engrossment.

GENERAL ORDER

SB 182, by Sandlin of the Senate and Levergood of the House, was read and considered.

Upon motion of Senator Sandlin **SB 182** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended and

SB 182 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 182 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Hope, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Boecher, Dendy, McClendon, Rinehart.—4.

Not Voting: Allen, Collins (Pontotoc), Hamilton, Jones, McColgin.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Hope, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Boecher, Dendy, McClendon, Rinehart.—4.

Not Voting: Allen, Collins (Pontotoc), Hamilton, Jones, McColgin.—5.

The Emergency was declared passed.

SB 182 was referred for engrossment.

GENERAL ORDER

SB 96, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 96** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 96** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 96 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Boecher, Dendy, McClendon, Rinehart.—4.

Not Voting: Collins (Pontotoc), Fine, Hall, Harris, Mahan.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Boecher, Dendy, McClendon, Rinehart.—4.

Not Voting: Collins (Pontotoc), Fine, Hall, Harris, Mahan.—5.

The Emergency was declared passed.

SB 96 was referred for engrossment.

GENERAL ORDER

SB 97, by Young (Haskell), was read and considered.

Senator Young (Haskell) moved to

amend **SB 97**, line 2, page 2, by adding after the word "dollars" and before the word "as" the words "per annum," which amendment was declared adopted.

Upon motion of Senator Young (Haskell), **SB 97**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended and **SB 97** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 97 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Boecher, Dendy, McClendon, Rinehart.—4.

Not Voting: Collins (Pontotoc), Garvin, Hall, Harris, Herndon, Jones, Mahan.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Boecher, Dendy, McClendon, Rinehart.—4.

Not Voting: Collins (Pontotoc), Gar-

vin, Hall, Harris, Herndon, Jones, Mahan.—7.

The Emergency was declared passed.

SB 97, as amended, was referred for engrossment.

Senator Field moved that, when the desk is cleared, the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 504** and **505**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 566—By Committee on Roads and Highways—An Act to provide for the planning, acquisition, use, regulation and exercise of highway-development rights by the highway authorities of the State and of counties, cities and towns; making provisions of the Act severable; repealing all laws in conflict herewith; and declaring an emergency.

HB 630—By Huff, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Briscoe, Cartwright (Bryan), Clark, Cook, Craig, Davis, Eting, Hammers, Lance, Langley, Lollar, Munson, Nigh, Norris, Ogden, Ozmun, Simmons, Sparks, Sumrall, Sweeney, Taliaferro, Wilson, Wolf, Bliss, Hargrave, Nevins, Priebe, Rogers and Scarbrough of the House, and Allen, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Hall, Harris, Hope, McSpadden, Miskovsky, Perryman, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell) of the Senate—An Act making consolidated appropriations from Treasury funds indicated for the fiscal years ending June 30, 1957, June 30, 1958, and June 30, 1959, to the Oklahoma State Regents for Higher Education to be allocated to and among the several

institutions comprising the Oklahoma State System of Higher Education for educational and general operating budgets according to the needs and functions of each of such institutions, in compliance with Article XIII-A of the Constitution of Oklahoma; providing for Legislative Intent; providing that said appropriations shall not be subject to fiscal year limitations; providing for the use of Federal funds; making the provisions of this Act severable; and declaring an emergency.

HB 741—By Briscoe of the House, and McSpadden of the Senate.—An Act creating and relating to the Municipal Criminal Court of the City of Claremore, Oklahoma, defining the jurisdiction thereof, providing a code of procedure therefor, providing for the appointment of the Judge, Clerk and Officers thereof, providing for appeals therefrom and for fees and costs therein; making the provisions of this Act severable; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM HOUSE

Advising the signing of and transmitting for signature Enrolled **HCRs 520, 522**.

The above numbered Enrolled Resolutions were properly signed and ordered returned to The Honorable House.

MESSAGES FROM HOUSE

Transmitting for signature Enrolled **HBs 584, 655, 667, 650, 652, 653**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

FIRST READING

By unanimous consent, the following

Bill was introduced and read the first time:

SB 233—By Miskovsky and Price of the Senate, and McCarty, Andrews, Foster, Fuller, Rogers, Alexander, Calkins, Chambers, Musgrave, Nixon, Patten and Slater, of the House.—An Act relating to elections; amending 26 O. S. 1951 § 551 and Section 5, Chapter 9, Title 26, Oklahoma Session Laws 1955; regulating amount of contribution made by State Election Board per precinct to counties in which voting machines are used; providing for polling places and storage space in certain public buildings in counties where voting machines are used; and declaring an emergency.

COMMITTEE REPORTS

By unanimous consent, the following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 67—State and Federal Government.

SB 83—Privileges and Elections.

SB 194—Privileges and Elections.

SB 197—Military and Veterans' Affairs.

HB 569—Privileges and Elections.

HB 578—State and Federal Government.

HB 595—State and Federal Government.

HB 705—Military and Veterans Affairs.

DO PASS, as amended:

SB 9—Penal Institutions.

SB 109—Appropriations and Budget.

SB 136—Privileges and Elections.

HB 668—Appropriations and Budget.

As provided under the Field motion, the President declared the Senate adjourned to meet at 10:30 a.m. tomorrow.

TWENTY-SEVENTH LEGISLATIVE DAY

Thursday, February 21, 1957

Pursuant to adjournment, the Senate met at 10:30 a. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Boecher, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Hall, McClendon, Mahan, Shoemake, Young (Haskell).—10.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Baldwin asked unanimous consent, which was granted, that the following named Cub Scouts from his home town of Anadarko be made Honorary Pages for this legislative day: John Cook, Scott Cook, Norman Cox, John Evans, Jimmie Fitzgerald, Raymond George, Scott Goodfellow and Steve Helwege.

Senator Baldwin advised the Senate that February 22 is the birthday of the Dean of the Senate, Senator Rinehart, and that in celebration of this, his "39th" birthday, members were cordially invited to have cake and coffee in Room 428 immediately following adjournment.

FIRST READING

The following Bills were introduced and read the first time:

SB 234—By Ritzhaupt, Rinehart, Boecher, Grantham, Mahan, Cowden, Perryman, Harris, Sandlin, Coppock and Collins (Creek).—An Act creating a student loan revolving fund to be administered by the Oklahoma State Regents for Higher Education; and making an appropriation therefor; providing for loans to Oklahoma residents attending educational institutions to study certain professions; and declaring an emergency.

SB 235—By Breeden.—An Act relating to the carrying of weapons; amending 21 O. S. 1951 § 1272; making it unlawful to carry certain types of knives; and declaring an emergency.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 230—Privileges and Elections.

SB 231—Education.

SB 232—State and Federal Government.

SB 233—Privileges and Elections.

HB 566—Roads and Highways.

HB 630—Appropriations and Budget.

HB 741—Criminal Jurisprudence.

GENERAL ORDER

Senator Young (Cleveland) asked unanimous consent that **SB 160**, by Young (Cleveland) of the Senate, and Bailey (Cleveland) of the House, be ordered withdrawn from the Calendar, and re-referred to the Committee on County Government, which was the order.

THIRD READING

HB 705, by Ozmun, was read and considered.

Senator Harris asked unanimous consent that he be shown as principal

author in the Senate of **HB 705**, which was the order.

Upon motion of Senator Harris, **HB 705**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and **HB 705**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 705 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Boecher, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Hall, McClendon, Mahan, Shoemake, Young (Haskell).—10.

Not Voting: Fine, Jones, Sandlin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Boecher, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Hall, McClendon, Mahan, Shoemake, Young (Haskell).—10.

Not Voting: Fine, Jones, Sandlin.—3.

The Emergency was declared passed.

HB 705, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HJR 502, by Sweeney, et al, was read and considered.

Senator Rinehart moved to amend **HJR 502** by striking on pages 4 and 5, Sections 2 and 3, which amendment was declared adopted.

Senators Dacus, Collins (Creek), Shoemake and Young (Haskell) asked to be recorded present, which was the order.

Upon motion of Senator Rinehart, **HJR 502**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended, and **HJR 502**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 502 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Hamilton.—1.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan.—6.

Not Voting: Grantham.—1.

The Resolution was declared passed.

HJR 502, as amended, was referred for engrossment.

GENERAL ORDER

SB 51, by Hamilton of the Senate,

and Vandiver and Traw of the House, was read and considered.

Upon motion of Senator Hamilton, **SB 51** was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **SB 51** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 51 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan.—6.

Not Voting: McColgin.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan.—6.

Not Voting: McColgin.—1.

The Emergency was declared passed.

SB 51 was referred for engrossment.

Senator Hall asked to be recorded present, which was the order.

GENERAL ORDER

HB 549, by Ozmun and Andrews, was read and considered.

Senator Sandlin moved to amend **HB 549**, line 6, page 2, by inserting after the word, "known," and before the word, "Provided," the words, "valuable consideration shall be construed to mean money or goods of actual pecuniary value."

Senator Harris asked unanimous consent, which was granted, that further consideration of **HB 549** with the amendment without action thereon be deferred for this legislative day.

HB 656, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Senators Dacus and Herndon asked unanimous consent, which was granted, to be made co-authors of **HB 656**.

Upon motion of Senator Hope, **HB 656**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 656**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 656 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon, Mahan.—5.

Not Voting: Perryman.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon, Mahan.—5.

Not Voting: Perryman.—1.

The Emergency was declared passed.

HB 656, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 578, by Briscoe and Sampsel of the House, and McSpadden of the Senate, was read and considered.

Upon motion of Senator McSpadden, **HB 578** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **HB 578** was considered engrossed and placed upon third reading and final passage.

Further consideration of **HB 578** was temporarily deferred.

HB 641, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 641** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 641** was considered engrossed and

placed upon third reading and final passage.

THIRD READING

HB 641 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon, Mahan.—5.

Not Voting: Baldwin, Field, Frazier, Stipe, Tipps.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon, Mahan.—5.

Not Voting: Baldwin, Field, Frazier, Stipe, Tipps.—5.

The Emergency was declared passed.

HB 641 was properly signed and ordered returned to the Honorable House.

Senator Cowden presiding.

GENERAL ORDER

HB 669 by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate was read and considered.

Upon motion of Senator Hope, **HB 669** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 669** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 669 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon, Mahan.—5.

Not Voting: Breeden, Field, Frazier, Stipe, Tipps.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon, Mahan.—5.

Not Voting: Breeden, Field, Frazier, Stipe, Tipps.—5.

The Emergency was declared passed.

HB 669 was properly signed and ordered returned to the Honorable House.

THIRD READING

HB 578 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon, Mahan.—5.

Not Voting: Cartwright, Field, Frazier, Payne, Stipe, Tipps.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon, Mahan.—5.

Not Voting: Cartwright, Field, Frazier, Payne, Stipe, Tipps.—6.

The Emergency was declared passed.

HB 578 was properly signed and ordered returned to the Honorable House.

COMMITTEE REPORT

Senator Young (Haskell) submitted the following report on Mileage Allowance, and upon his motion, it was declared adopted:

Mr. President: We your Committee on Mileage Allowance for members of the Senate beg to submit herewith the following Amended Report:

NAME	POL	ADDRESS	DIST.		
			NO.	MILEAGE	AMOUNT
Louis H. Ritzhaupt	D	Guthrie	12	60	\$ 6.00
Tom Payne, Jr.	D	Okmulgee	32	220	22.00

Respectfully submitted,

H. YOUNG (Haskell), Chairman.

FLOYD E. CARRIER, Vice-Chairman.

RESOLUTION

By unanimous consent, Senator Rinehart introduced the following Resolution, and upon his request it was considered immediately, read at length as follows, and was adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 10—By Rinehart, Walker, Cowden and Dacus.

A CONCURRENT RESOLUTION HONORING THE LATE JOHN A. SIMPSON FOR HIS CONTRIBUTIONS TO OKLAHOMA AGRICULTURE AND REQUIRING A BUILDING ON THE CAMPUS OF THE OKLAHOMA AGRICULTURAL AND MECHANICAL COLLEGE TO BE KNOWN AS THE "JOHN A. SIMPSON HALL."

WHEREAS, the late John A. Simpson studied, appraised, knew and kept the public informed about agriculture as one of the basic industries of our great State, and was a militant leader of agriculture, beloved and respected by everyone, and on account of his continued and undetering and unrelenting efforts in the advancement and development of agriculture in Oklahoma, and in order to give popular recognition and honor to his efforts, contributions and achievements;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. A building now being constructed or that may soon hereafter

be constructed on the campus of the Oklahoma Agricultural and Mechanical College at Stillwater, Oklahoma, shall be designated, called and known as the "John A. Simpson Hall."

SCR 10 was referred for engrossment.

Senator Stipe asked that the record show him excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

HB 692, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 692** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 692** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 692 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgen, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon, Mahan, Stipe.—6.

Not Voting: Allen, Cartwright, Field, Frazier, Tipps.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon, Mahan, Stipe.—6.

Not Voting: Allen, Cartwright, Field, Frazier, Tipps.—5.

The Emergency was declared passed.

HB 692 was properly signed and ordered returned to the Honorable House.

Senator Hall asked to be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

HB 694, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 694** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 694** was considered engrossed and placed upon third reading and final passage.

Senator Harris asked unanimous consent, which was granted, to be made co-author of **HB 694**.

THIRD READING

HB 694 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Garvin, Grant-ham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan, Stipe.—7.

Not Voting: Allen, Cartwright, Field, Tipps.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Garvin, Grant-ham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan, Stipe.—7.

Not Voting: Allen, Cartwright, Field, Tipps.—4.

The Emergency was declared passed.

HB 694, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 657, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 657** was advanced to engrossment and third reading.

Senators Young (Haskell), Dacus, Perryman, Sandlin, Herndon, Rinehart, Grantham, McSpadden, Trent, Frazier

and Shoemake asked to be made co-authors of **HB 657**, which was the order.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 657** was considered engrossed and placed upon third reading and final passage.

Senator Stipe asked to be recorded present, which was the order.

THIRD READING

HB 657 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan.—6.

Not Voting: Allen, Cartwright, Collins (Creek), Field, McSpadden, Miskovsky, Tipps, Wilson (Beckham).—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan.—6.

Not Voting: Allen, Cartwright, Collins (Creek), Field, McSpadden, Miskovsky, Tipps, Wilson (Beckham).—8.

The Emergency was declared passed.

HB 657, as amended and co-authored, was referred for engrossment.

GENERAL ORDER

HB 542, by Sampsel and Pitcher of the House and Dendy of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 542** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 542** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 542 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Cowden, Dacus, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan.—6.

Not Voting: Cartwright, Coppock, Field, Fine, Herndon, Miskovsky, Tipps, Wilson (Beckham).—8.

The Bill was declared passed.

HB 542 was properly signed and ordered returned to the Honorable House.

DECLARATION OF VOTE

Senator Hope asked that the record show had Senator Dendy, Senate author of **HB 542**, been present at the time of third reading and final passage he would have voted AYE on the Bill, which was the order.

GENERAL ORDER

HB 645, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope **HB 645** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 645** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 645 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan.—6.

Not Voting: Field, Fine, Miskovsky, Tipps.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan.—6.

Not Voting: Field, Fine, Miskovsky, Tipps.—4.

The Emergency was declared passed.

HB 645 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 202, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 202** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 202** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 202 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Cowden, Dacus, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan.—6.

Not Voting: Collins (Creek), Coppock, Field, Fine, Jones, Miskovsky, Tipps, Trent.—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Cowden, Dacus, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Boecher, Collins (Pontotoc), Dendy, Hall, McClendon, Mahan.—6.

Not Voting: Collins (Creek), Coppock, Field, Fine, Jones, Miskovsky, Tipps, Trent.—8.

The Emergency was declared passed.

SB 202 was referred for engrossment.

Senator Mahan asked to be recorded present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 24, 70, 75, 96, 97, 106, 125, 135, 146, 181 and 182 each correctly engrossed.

The Presiding Officer, in open session, signed Engrossed **SBs 24, 70, 75, 96, 97, 106, 125, 135, 146, 181 and 182** and ordered each transmitted to the Honorable House for consideration.

Senator Rinehart made an oral report to the Senate, as a result of his appointment under **SR 12**, to attend a hearing of the Red River Compact Commission in Dallas, Texas, on February 19 and 20, having to do with the apportionment of water from Red River and its tributaries.

Senator Baldwin, following the oral report of Senator Rinehart, asked that two written copies of the report, be prepared and submitted by Senator Rinehart, one copy to be filed and incorporated in the Journal and one copy to be filed with the Legislative Council, which was the order.

President Pro Tempore Baldwin, advised the Senate of the passage by the Honorable House of Engrossed **SJR 3**, by Young (Cleveland), Collins (Creek) of the Senate and Bailey (Cleveland), et al of the House, and as provided thereunder appointed as the Senate Committee Senator Young (Cleveland), as Chairman, Senator Collins (Creek), as Vice-Chairman and Senators Tipps, Easterly and Harris as members.

Senator Hall asked to be recorded present, which was the order.

GENERAL ORDER

HB 546, by Cartwright (Seminole), et al of the House and Walker, McColgin, Breeden, Allen, Boecher, Harris, Hamilton, Sandlin, Collins (Pontotoc), Shoe-

make, Young (Haskell), Dendy, Frazier, McSpadden, Dacus, Miskovsky, Jones, Rinehart, Tipps, Cartwright, Stipe, Trent, Young (Cleveland) and Wilson (Greer) of the Senate, was read and considered.

Senators Baldwin, Carrier, Collins (Creek), Coppock, Cowden, Easterly, Field, Fine, Garvin, Grantham, Hall, Herndon, Hope, McClendon, Payne and Wilson (Beckham) were, by unanimous consent, made co-authors of **HB 546**.

Upon motion of Senator Walker, **HB 546**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Walker, the rules of the Senate were suspended and **HB 546**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 546 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Rinehart, Sandlin, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Perryman, Price, Ritzhaupt.—3.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon.—4.

Not Voting: Carrier, Harris, Jones, Payne, Tipps.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Rinehart, Sandlin,

Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Perryman, Price, Ritzhaupt.—3.

Excused: Boecher, Collins (Pontotoc), Dendy, McClendon.—4.

Not Voting: Carrier, Harris, Jones, Payne, Tipps.—5.

The Emergency was declared passed.

HB 546, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator Walker presiding.

The President presiding.

DECLARATION OF VOTE

Senator Payne asked that the record show had he been present at the time of third reading and final passage of **HB 546**, he would have voted **AYE**, which was the order.

Senator Garvin moved that, when the desk is cleared of routine matters, the Senate adjourn to meet on Monday, February 25, 1957, as provided under the Rules, which motion was adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

HJR 502 and **SB 51** each correctly engrossed.

Engrossed **SAs** to and Engrossed **HJR 502**, as amended, was properly signed and ordered returned to the Honorable House.

Engrossed **SB 51** was properly signed and ordered transmitted to the Honorable House for consideration.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SJR 12—By Senate and House Committees on Social Welfare.—A Joint Resolution authorizing the Oklahoma Public Welfare Commission to set up in the Office of the State Treasurer a "special rehabilitation fund"; authorizing

such fund be provided from unneeded surplus in fund of the aid to dependent children category as now provided by law; authorizing transfer from any unneeded surplus in the aid to dependent children category to the permanently and totally disabled category and to the blind category; authorizing transfer of funds in certain categories to equalize budgets in said categories; authorizing the expenditure of said "special rehabilitation fund" by the Oklahoma Department of Public Welfare in cooperation with the State Board of Vocational Education for Rehabilitation of recipients of assistance; and declaring an emergency.

SJR 13—By Hamilton of the Senate, and Cook of the House.—A Joint Resolution authorizing the Eastern State Tuberculosis Sanatorium, Talihina, Oklahoma, to expend moneys, not to exceed a total of thirteen thousand (\$13,000.00) dollars from a revolving fund of said institution; authorizing the construction and repair of a water tower and the construction and repair of a smokestack; providing that the contracting authority shall be the State Board of Public Affairs; and declaring an emergency.

SB 236—By Grantham, Sandlin and Allen of the Senate and Bailey (Kay), Craig of the House.—An Act amending sub-division fifteen (15) of Section three (3), Title eighty-five (85), Oklahoma Statutes, 1951, as amended, relating to classification of kinds of work of employees covered by and coming within the provision of the Workmen's compensation law, repealing all Acts in conflict herewith and declaring an emergency.

SB 237—By Young (Cleveland), of the Senate, and Nigh of the House.—An Act to amend the Southern Regional Education compact to increase the number of members of the Board of Control for Southern Regional Education from four from each state to five from each state and to specify that one member from each state shall be appointed by

the Governor from among the membership of the Legislature of that State.

SB 238—By Stipe.—An Act relating to highway safety; requiring mechanical inspection of motor vehicles, trailers, semi-trailers and pole trailers; prohibiting operation under specified conditions; conferring certain authority upon the Commissioner of Public Safety; providing for the designation of official testing stations and the regulation thereof; authorizing requirement for bond; establishing maximum charges for inspections and providing for disposition of revenue therefrom; requiring records and reports; creating the public safety inspection fund in the State Treasury; providing for revenues and expenditures of said fund; prescribing penalties for violations; and fixing the effective date of this Act.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 14, 53, 188, 119.

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 654—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate.—An Act making appropriations to the Office of the Department of Charities and Corrections; providing that the Commissioner of Charities and Corrections shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing

all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 646—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate.—An Act making appropriations to the office of the Attorney General; providing that the Attorney General shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled HBs 505, 504, and 725.

The above numbered Enrolled Bills, were, after fourth reading, properly signed and ordered returned to the Honorable House.

COMMITTEE REPORTS

By unanimous consent the following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 166—Parks and Recreation.

DO PASS, as amended:

HB 516—Appropriations and Budget.

As provided under the Garvin motion, the President declared the Senate adjourned to meet as provided under the Rules—1:30 p. m., Monday, February 25, 1957.

TWENTY-EIGHTH LEGISLATIVE DAY

Monday, February 25, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McCleendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—39.

Excused: Dendy, Frazier, Payne, Ritzhaupt, Young (Haskell).—5.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Loyal Northcott, Pastor of the First Christian Church, Ponca City.

The Journal for the last legislative day was declared approved.

Senator McSpadden asked unanimous consent, which was granted, that the following named girls be made Honorary Journal Clerks, and the following named boys be made Honorary Pages for this legislative day, all of them being from Talala: Janice Wofford, Margaret McClure, Margie Jordan, Juanita Robinson, Merla Walker, Connie Van Pelt, Wanda Wails, Dolly Johnston, Marilyn Forker, Donnie Maddux, Sue Stou^t, Yvonne Mitchell, Barbara Erbeling, Loretta Cargill, Larry Bowman, Dennis Fry, Jim Corlett, Gary Stout, Jim Moreland, Gerald Nelson, Bill Girtten, Wayne Rector, Connie Ross and Robbie Branham.

Senator Mahan asked unanimous con-

sent, which was granted, that the following members of Boy Scout Troop 603 from Hominy be made Honorary Pages for this legislative day: Mike and Bill Raleigh, Ronnie Surritte, Bob Hammons, Melvin, Acott, Bobby Noel, Bob Bridwell, John Roy Drummond, Rusty White, John Ponder, John Ellis, David and Bill Romack and John Carl Gray.

Senator Miskovsky asked unanimous consent, which was granted, that Barney Loeffler and Frank Wallace of Oklahoma City be made Honorary Pages for this legislative day.

FIRST READING

The following Bills and Resolutions were introduced and read the first time:

SJR 14—By Hall of the Senate and Lollar of the House—A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed Amendment to Section 6, Article 11, Oklahoma Constitution, so as to authorize loans of the permanent common school and other educational funds to school districts, and ordering a special election.

SB 239—By Carrier of the Senate and Camp of the House — An Act relating to the licensing and registration of motor vehicles; providing for and establishing a system of registration on a monthly series basis for a period of twelve (12) consecutive calendar months as to all motor vehicles, except inter-city motor busses, registered in Oklahoma on and after January 1, 1959; providing that, because of the transition from a calendar year registration period to a twelve (12) calendar month period, license plates shall be made available on December 11th of each year for all vehicles required to be re-registered as of January 1st; providing that all vehicles required to be registered for the first time on or after

December 11th of any year shall be registered for twelve (12) months from the following January 1st; fixing the expiration date of all registrations and licenses and providing penalties for failure to register or re-register vehicles as required by law; providing for permanent type license plates each three years and annual insert plates to indicate year of expiration; providing that inter-city motor busses registered on a mileage apportionment basis shall continue to be registered for calendar year and on a quarter year license fee basis in certain instances; providing that all provisions of motor vehicle license and registration laws consistent with this Act shall apply to all vehicles registered on staggered monthly series basis herein provided for; amending 47 O. S. 1951, § 22.5a, § 22.13, § 22.17, and § 22.18, 47 O. S. Supp. 1955, § 22.4a, being § 1 of H. J. R. No. 549, S. L. 1953, p. 523; and fixing the effective date of this Act as January 1, 1959.

SB 240—By McSpadden—An Act relating to Soil Conservation Districts and certain Officers thereof; amending 2 O. S. 1951 § 806; providing that a Soil Conservation District Supervisor may also hold office in a conservancy district of which he is a resident; and declaring an emergency.

SB 241—By Price, Miskovsky, Patten, Musgrave, Chambers, Nixon, Slater, Alexander, Calkins of the House—An Act relating to the Office of Bailiff for each Judge of each Court of Record in all counties of this State having a population in excess of one hundred ninety thousand (190,000) according to the 1950 Federal Decennial Census or any succeeding Federal Census; creating such offices, and providing for the appointment of persons to fill such offices, their term, duties, and salary; amending Section 552 of Title 19, Oklahoma Statutes 1951, as amended by Chapter 12b of Title 19, Oklahoma Session Laws 1953, relating thereto; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 234—Education, then to Appropriations and Budget.

SB 235—Criminal Jurisprudence.

SB 236—Judiciary.

SB 237—Education.

SB 238—Public Safety.

SJR 12—Social Welfare.

SJR 13—By unanimous consent, the President ordered **SJR 13** printed and placed on the Calendar without reference to a committee.

HB 654—Appropriations and Budget.

HB 646—Appropriations and Budget.

Senator Mahan presiding.

GENERAL ORDER

SB 15, by Hope and Wilson (Greer), was read and considered.

Senator Hope asked unanimous consent, which was granted, that the enacting clause to **SB 15** be ordered stricken.

Senators Hall and McClendon asked to be shown excused until such time as they might return to the Chamber, which was the order.

Upon motion of Senator Hope, **SB 15**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 15**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 15 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine,

Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—37.

Excused: Dendy, Frazier, Hall, McClendon, Payne, Ritzhaupt, Young (Haskell).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—37.

Excused: Dendy, Frazier, Hall, McClendon, Payne, Ritzhaupt, Young (Haskell).—7.

The Emergency was declared passed.

SB 15 as amended, was referred for engrossment.

Senators Garvin and Harris asked to be shown excused until such time as they might return to the Chamber, which was the order.

GENERAL ORDER

SB 16, by Hope and Wilson (Greer), was read and considered.

Senator Hope asked unanimous consent that the enacting clause to **SB 16** be ordered stricken, which was the order.

Upon motion of Senator Hope, **SB 16**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 16**, as amended, was considered en-

grossed and placed upon third reading and final passage.

Senators McClendon and Ritzhaupt asked to be recorded present, which was the order.

THIRD READING

SB 16 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Dendy, Frazier, Garvin, Hall, Harris, Payne, Young (Haskell).—7.

Not Voting: Collins (Creek).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Dendy, Frazier, Garvin, Hall, Harris, Payne, Young (Haskell).—7.

Not Voting: Collins (Creek).—1.

The Emergency was declared passed.

SB 16, as amended, was referred for engrossment.

GENERAL ORDER

SB 156, by Hope and Wilson (Greer), of the Senate, and Ham and Daniel of the House, was read and considered.

Senator Hope asked unanimous consent that the enacting clause to **SB 156** be ordered stricken, which was the order.

Upon motion of Senator Hope, **SB 156**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 156**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Young (Haskell) asked to be recorded present, which was the order.

THIRD READING

SB 156 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Dendy, Frazier, Garvin, Hall, Harris, Payne.—6.

Not Voting: Collins (Creek), Jones.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Dendy, Frazier, Garvin, Hall, Harris, Payne.—6.

Not Voting: Collins (Creek), Jones.—2.

The Emergency was declared passed.

SB 156, as amended, was referred for engrossment.

GENERAL ORDER

SB 161, by Young (Cleveland) of the Senate, and Wolf and Bailey (Cleveland) of the House, was read and considered.

Senator Hope asked unanimous consent, which was granted, that the enacting clause to **SB 161** be ordered stricken.

Upon motion of Senator Hope, **SB 161**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 161**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Frazier asked to be recorded present, which was the order.

THIRD READING

SB 161 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Dendy, Garvin, Hall, Harris, Payne.—5.

Not Voting: Collins (Creek).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Dendy, Garvin, Hall, Harris, Payne.—5.

Not Voting: Collins (Creek).—1.

The Emergency was declared passed.

SB 161, as amended, was referred for engrossment.

GENERAL ORDER

SB 109, By Hope, Wilson (Greer), Collins (Creek), Field, Hall, Grantham, and Young (Cleveland) of the Senate, and Larason and Wolf of the House, was read and considered.

Senator Hope asked unanimous consent that the enacting clause to **SB 109** be ordered stricken, which was the order.

Upon motion of Senator Hope, **SB 109**, as amended, was advanced to engrossment and third reading.

Senators Easterly, Allen, Perryman, McColgin, Dacus, Young (Cleveland), McSpadden and Field asked to be made co-authors of **SB 109**, which was the order.

Senator Hope asked unanimous consent to reconsider the vote by which **SB 109** was advanced to engrossment and third reading, which was the order.

Senator Baldwin moved that the Title to **SB 109** be ordered stricken, which was the order.

Upon motion of Senator Hope, **SB 109**, as amended, and co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the

rules of the Senate were suspended, and **SB 109**, as amended and co-authored, was considered engrossed and placed upon third reading and final passage.

Senator Walker presiding.

THIRD READING

SB 109 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Dendy, Garvin, Hall, Harris, Payne.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Dendy, Garvin, Hall, Harris, Payne.—5.

The Emergency was declared passed.

SB 109 was referred for engrossment.

Senator Collins (Creek) asked to be recorded excused until such time as he returns to the Chamber, which was the order.

Senators Allen, Frazier and Tipps asked to be recorded excused until such time as they return, having been appointed the Committee under **SR 14**, which was the order.

Senators Dendy and Hall asked to be recorded present, which was the order.

GENERAL ORDER

SB 144, by Miskovsky, was read and considered.

Senator Miskovsky moved to amend **SB 144**, line 2, page 2, by striking the words "on banks" and inserting the words "or bank drafts," which amendment was declared adopted.

Senator Miskovsky asked that further consideration of **SB 144**, as amended, be deferred until another legislative day, which was the order.

SB 136, by Sandlin, Cowden and McColgin of the Senate and Cartwright, et al, of the House, was read and considered.

Upon motion of Senator Sandlin, **SB 136** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended and **SB 136** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 136 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Nay: Young (Haskell).—1.

Excused: Allen, Collins (Creek), Frazier, Garvin, Harris, Payne, Ritzhaupt, Tipps.—8.

Not Voting: Mahan.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Nay: Young (Haskell).—1.

Excused: Allen, Collins (Creek), Frazier, Garvin, Harris, Payne, Ritzhaupt, Tipps.—8.

Not Voting: Mahan.—1.

The Emergency was declared passed.

SB 136 was referred for engrossment.

COMMITTEE REPORT

Senator Rinehart submitted the following written report, incident to his appointment under **SR 12**, which was ordered incorporated in the Journal, a copy of which was ordered filed with the Legislative Council:

Mr. President:

We, your Committee appointed from the State Senate to attend the meeting of the Red River Compact at Dallas, Texas, on February 20, 1957, beg leave to report.

That with a Committee of the House, composed of Representatives Ruby, Alexander, Fuller, and Horton, we met in Room 114A, of the office of the Corps of Engineers, 1114 Commerce Street, Dallas, Texas, where the Representatives of the States of Louisiana, Arkansas, Texas and Oklahoma were assembled for the purpose of discussing a proposed compact for apportionment

of the water of Red River and its tributaries, among the States.

Mr. Ira C. Huskey, Director of Division of Water Resources, Oklahoma Planning and Resources Board, represented Oklahoma in the Compact. The Legislative Committees from Oklahoma were invited by the Chairman to take part in the meeting by propounding questions or making statements we thought proper. It was thus developed that the Compact works through Committees. One, an engineering committee, two, a legal advisory committee, and that such Committees are now engaged in the fact finding stage. That they are authorized to proceed by reason of Public Law No. 346, of the 84th Congress, authorizing the four-state Compact on Red River.

Those taking part in the Compact consist of one member of the Corp of Engineers appointed by the President of the United States and a delegate, or Compact member from each of the four states.

Among other facts developed, were the following:

1. Estimate that the use of water by 1975, will be double the use of today.
2. That rights of the States must be defined to avoid controversy later.
3. Experience shows those rights can best be defined by Compact.
4. That a dozen different Compacts made by other states are being considered as guide posts.
5. That the Legal Advisory Committee on which Oklahoma is represented by Mr. Richard Huff, Assistant Attorney General, Chairman, is studying all of these Compacts as to administrative functions.
6. That the Engineering Committee is determining where the water comes from, where it goes, and then will recommend apportionment.
7. Concensus of opinion is that ad-

ministrative affairs of water is for the states.

8. Problem streams are those constituting boundaries or transversing more than one State.

9. That much material is available and they are making an inventory of it.

10. That it has been determined it is practically impossible to adjust interstate water rights by litigation, as courts merely decide the single matter before them, whereas Compacts are more extensive.

11. A case in point was litigation between Colorado and Kansas over the waters of the Arkansas River, which has continued over a period of thirty years and could have been avoided by proper Compact in the beginning.

12. That there will never be sufficient basic data because of increasing uses, but that Compact should be made on data now available.

13. That Compact will probably be ready to present to the Congress and Legislatures of the four states by 1959. It seems a distant date but will actually be the next session of the Oklahoma Legislature.

14. The next meeting will be at Shreveport, Louisiana, April 23 and 24.

Your Committee respectfully recommends that it would be well to have a small Committee of the Legislature in attendance of each of the future meetings of the Compact, and that they make written reports of its progress to the House and Senate to the end that there may be detailed and wide spread knowledge on the part of the members of the Oklahoma Legislature, if and when the Compact reaches it for approval or rejection in 1959.

Respectfully submitted,

Rinehart,
McClendon.

GENERAL ORDER

SB 69, by Miskovsky of the Senate

and McCarty of the House, was read and considered.

Senators Herndon and Collins (Pontotoc) asked to be made co-authors of **SB 69**, which was the order.

Upon motion of Senator Miskovsky **SB 69** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 69** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 69 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Collins (Creek), Frazier, Garvin, Harris, Payne, Ritzhaupt, Tipps.—8.

Not Voting: Cowden, Stipe.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Collins (Creek), Frazier, Garvin, Harris, Payne, Ritzhaupt, Tipps.—8.

Not Voting: Cowden, Stipe.—2.

The Emergency was declared passed.
SB 69 was referred for engrossment.

GENERAL ORDER

SB 81, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 81** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 81** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 81 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Collins (Creek), Frazier, Garvin, Harris, Payne, Ritzhaupt, Tipps.—8.

Not Voting: Jones, Sandlin, Stipe.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Collins (Creek), Fraz-

ier, Garvin, Harris, Payne, Ritzhaupt, Tipps.—8.

Not Voting: Jones, Sandlin, Stipe.—3.
The Emergency was declared passed.

SB 81 was referred for engrossment. Senator Ritzhaupt asked to be recorded present, which was the order.

GENERAL ORDER

SB 66, by Cartwright, was read and considered.

Senator Herndon asked to be made co-author of **SB 66**, which was the order.

Upon motion of Senator Cartwright, **SB 66** was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended and **SB 66** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 66 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, Collins (Creek), Frazier, Garvin, Harris, Payne, Tipps.—7.

Not Voting: Stipe.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamil-

ton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, Collins (Creek), Frazier, Garvin, Harris, Payne, Tipps.—7.

Not Voting: Stipe.—1.

The Emergency was declared passed.

SB 66 was referred for engrossment.

GENERAL ORDER

SB 86, by Shoemaker, was read and considered.

Senator Ritzhaupt asked to be made co-author of **SB 86**, which was the order.

Upon motion of Senator Shoemaker, **SB 86** was advanced to engrossment and third reading.

Upon motion of Senator Shoemaker, the rules of the Senate were suspended and **SB 86** was considered engrossed and placed upon third reading and final passage.

President Pro Tempore Baldwin presiding.

THIRD READING

SB 86 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Collins (Creek), Frazier, Garvin, Harris, Payne, Tipps.—7.

Not Voting: Sandlin, Stipe.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Collins (Creek), Frazier, Garvin, Harris, Payne, Tipps.—7.

Not Voting: Sandlin, Stipe.—2.

The Emergency was declared passed.

SB 86 was referred for engrossment.

GENERAL ORDER

SB 133, by Hope, Wilson (Greer) and Dacus of the Senate and Larason and Wolf of the House, was read and considered.

Senators Garvin and Harris asked to be recorded present, which was the order.

Upon motion of Senate Hope, **SB 133** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 133** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 133 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wil-

son (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, Collins (Creek), Frazier, Payne, Tipps.—5.

Not Voting: Cowden, Rinehart, Stipe.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, Collins (Creek), Frazier, Payne, Tipps.—5.

Not Voting: Cowden, Rinehart, Stipe.—3.

The Emergency was declared passed.

SB 133 was referred for engrossment.

GENERAL ORDER

HB 590, by Committee on County, State and Federal Government, was read and considered.

Upon motion of Senator Young (Cleveland), **HB 590** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), **HB 590** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 590 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McSpad-

den, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Collins (Creek), Frazier, Payne, Tipps.—5.

Not Voting: Cowden, Dendy, Herndon, McColgin, Stipe.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Collins (Creek), Frazier, Payne, Tipps.—5.

Not Voting: Cowden, Dendy, Herndon, McColgin, Stipe.—5.

The Emergency was declared passed.

HB 590 was properly signed and ordered returned to the Honorable House.

Senator Field moved, when the desk is clear of routine matters, the Senate adjourn to meet as provided under the Rules—1:30 p. m., tomorrow, which motion prevailed.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 657, SCR 10 and **SB 202** each correctly engrossed.

SBs 14, 53, 119 and **188** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 657**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SCR 10** and Engrossed **SB 202** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SBs 14, 53, 119** and **188** were each, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

FIRST READING

By unanimous consent, the following Bills and/or Resolutions were introduced and read the first time:

SJR 15—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—A Joint Resolution concerning the activation of Educational Television Channels 11 and 13 assigned by the Federal Communications Commission to the State of Oklahoma for the purposes of educational television making an appropriation for physical facilities and operating expenses of educational television channels 11 and 13; and declaring an emergency.

SB 242—By Miskovsky—An Act relating to the Oklahoma State Penitentiary; prohibiting possession of money or other negotiable medium of exchange by confined inmates and providing for confiscation and disposition thereof; authorizing non-negotiable coupons for use at canteen; providing that a transfer to inmates contrary to provisions of Act or any other violation of Act shall be a misdemeanor; and declaring an emergency.

SB 243—By Dendy, Cartwright, Mahan, and Fine of the Senate, and Odom, Sampsel, Pitcher, Nigh, Belvin, and Cartwright (Bryan) of the House—An Act relating to the disposition of money received from the United States under the provisions of Section 7 of the Flood Control Act of Congress approved August 18, 1941, as amended; providing for placing any such monies received by school districts in the general fund of such school districts; amending 62 O. S. 1951, § 204; and declaring an emergency.

SB 244—By Hope, Wilson (Greer), and Walker — An Act creating the

"Small Watersheds Flood Control Fund"; to be a revolving fund under the control and supervision of the State Soil Conservation Board for allocation as provided herein to Soil Conservation Districts for acquisition of real property; easements, or interests therein necessary for installation of upstream flood control structures; providing for payment into said fund of pro rata share of the proceeds of any sale or lease of such property, easements, or interest; making an appropriation thereto; providing for transfer of Washita Valley Flood Control Revolving Fund; making appropriation non-fiscal; making provisions of this Act severable; repealing all laws in conflict herewith, repealing Sections 905 and 906 of Title 2, O. S. 1955 Supplemental; and declaring an emergency.

SB 245—By Wilson (Beckham) of the Senate and Carmichael of the House—An Act relating to Public Safety and to persons who travel State and Federal Highways in certain areas of the State of Oklahoma which now have the "Open Range" Law; amending Title 4, O. S. Supplement 1955, Section 94 by providing that counties or parts of counties exempt from the requirement that all domestic animals shall be by the owner thereof restrained at all times and seasons of the year from running at large in the State of Oklahoma, that such exemption does not apply on and within two (2) miles of any State or Federal Highway.

SB 246—By Harris—An Act relating to investment of public funds by Commissioners of the Land Office; amending Paragraph (i) of 64 O. S. 1951 Section 52; providing that when loans are made by Commissioners of Land Office on land, one-quarter ($\frac{1}{4}$) of oil, gas, and other minerals must be owned by applicant for loan or by Commissioners of Land Office, with certain exceptions; and declaring an emergency.

COMMITTEE REPORTS

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

SB 82—Appropriations and Budget.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 512—By Goodfellow and Long (Caddo) of the House and Baldwin of the Senate—An Act amending 68 O. S. 1951, § 883, as amended by Title 68, Chapter 21, Section 4, at Pages 397 and 398, Oklahoma Session Laws 1955, by adding a new subsection thereto to be designated as (m), providing for the recognition of gain on the sale of certain livestock sold within a drought disaster area as designated by the Secretary of Agriculture of the United States and providing for filing of amended returns upon reacquiring a new foundation herd within such area; to provide for the nonrecognition of gain upon filing an amended return to the extent of reinvestment in a new foundation herd and to provide a substituted basis of the new foundation herd; and declaring an emergency.

HB 632—By Huff, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Briscoe, Cartwright (Bryan), Clark, Cook, Craig, Davis, Etling, Hammers, Lance, Langley, Lollar, Munson, Nigh, Norris, Ogden, Ozmun, Simmons, Sparks, Sumrall, Sweeney, Taliaferro, Wilson and Wolf of the House and Allen, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Hall, Harris, Hope, McSpadden, Miskovsky, Perryman, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell) of the Senate—An Act affecting the Oklahoma Regents for Higher Education.

HB 677—An Act amending 11 O. S. 1951 §§ 961.2, 961.3, 961.9, 961.23, 961.26, 961.27; relating to the Statutory Council-Manager form of City Government; and declaring an emergency.

HB 631—By Huff, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Briscoe, Cartwright (Bryan), Clark, Cook, Craig, Davis, Etling, Hammers, Lance, Langley, Lollar, Munson, Nigh, Norris, Ogden, Ozmun, Simmons, Sparks, Sumrall, Sweeney, Taliaferro, Wilson, and Wolf of the House and Allen, Breeden, Cartwright, Collins (Creek), Collins (Seminole), Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Hall, Harris, Hope, McSpadden, Miskovsky, Perryman, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), and Young (Haskell) of the Senate—An Act affecting the Higher Regents.

HB 708—By King, Bohr, Carmichael, Etling, Green, Long (Caddo), Morford, Sumrall, Wilson, Ozmun, Price, Munson, Goodfellow, Taliaferro, Musgrave, Hammers, Bower, Mitchell, Reudy, Ruby, Metcalf and Pazoureck of the House and Boecher of the Senate—An Act relating to income tax; amending Title 68, O. S. 1951, § 883, as amended by Title 68, Chapter 21, Section 4, at Pages 397 and 398, Oklahoma Session Laws 1955, relating to determining the gain or loss upon the sale or other disposition of property for income tax purposes by adding a new subsection identified as (1); providing for recognition of the gain or loss on the disposition of livestock, other than poultry; providing an effective date; and declaring an emergency.

HB 783—By Finch of the House and Collins (Creek), of the Senate—An Act relating to employees covered by the provisions of the Workmen's Compensation Law; amending 85 O. S. 1951 § 2; and declaring an emergency.

HB 666—By Larason and Wolf of the House, and Hope and Wilson (Greer)

of the Senate—An Act making appropriations to the Office of the State Industrial Commission; providing that the Commissioners shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 794—By Sampsel, Lance and Cole of the House and Dendy of the Senate—An Act relating to fishing; limiting fishing in waters below Pensacola dam and its spillways after closing of gates of dam and its spillways; and declaring an emergency.

HB 670—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the State Fire Marshal; providing that the Fire Marshal shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 707—By Ham, Stevens and Smith of the House and Ritzhaupt of the Senate—An Act relating to physicians and surgeons; amending 59 O. S. 1951 § 495a; and declaring an emergency.

HB 745—By Ham, Andrews, Bailey (Kay), Bradley, Bullard, Cartwright (Bryan), Clark, Cunningham, Daugherty, Green, Hammers, Hargrave, Hill, Jumper, Lance, Long (Caddo), Moad, Rives, Scarbrough, Shibley, Sparger, Sparkman, Sparks, Sumrall, Tinker, Traw, Williams (Murray), and Williams (Woodward) of the House and Wilson (Greer) of the Senate—An Act relating to the Department of Public Safety; amending 47 O. S. 1951 § 365b; providing that Examiners in Examiners division shall be entitled to same privileges and restrictions, including salary and longevity benefits, as authorized for patrolmen; and declaring an emergency.

HB 749—By Shibley, Allard, Spark-

man, Gotcher, Wilson, Cartwright (Bryan) and Finch—An Act relating to Social Security; amending 56 O. S. 1951, § 190 as amended by Section 1, Chapter 7c, Title 56 Oklahoma Session Laws 1953; providing for payment of checks and vouchers for relief and welfare after death of payee; and declaring an emergency.

HB 713—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act to appropriate for the operation and support of the State Bureau of Investigation for the fiscal years ending June 30, 1958 and June 30, 1959; authorizing the director, with the approval of the Governor, to create positions, make the appointments and fix the salaries of necessary personnel; providing that the appropriations shall be fiscal; and declaring an emergency.

HB 784—By Finch of the House and Collins (Creek), of the Senate—An Act relating to the occupational disease coverage of the Workmen's Compensation Law; amending Title 85, Chapter 1, Section 2, Oklahoma Session Laws 1953, Pages 427-428 (85 O. S. Supp. 1955 § 3 (16)); and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCRs** 4, 8, 9.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs** 7, 115 and 121, each, as amended.

HAs to **SB** 7 read as follows, and consideration deferred:

AMENDMENT NO. 1: Page 1, **TITLE**, Line 6, of Engrossed Senate Bill No. 7, strike the word "**REMOVAL**"

Page 1, **TITLE**, Line 10½, strike the language "**PROVIDING FOR MILE-**

AGE AND PER DIEM OF STATE EMPLOYEES";

Page 1, **TITLE**, Line 14 and 14½, strike the language "**PROVIDING FOR FORTY-TWO (42) HOUR WORK WEEK FOR STATE EMPLOYEES**";

AMENDMENT NO. 2: Page 3, **SECTION** 3, sub-section 7, Line 3, add a new sub-section as follows:

"(h) Employees of agencies whose administration is financed under laws covering grants from the Federal Government."

AMENDMENT NO. 3: Page 3, **SECTION** 3, Line 11, change the period to a comma after the word "Education" and add the following language "or any agency whose administration is financed entirely by grants from the Federal Government."

AMENDMENT NO. 4. Page 4, **SECTION** 4 (a), Line 2, strike sub-section (a) and substitute in lieu thereof a new sub-section (a) to read as follows:

"(a) There is hereby created in the Executive Department a State Salary Administration Board which shall consist of five (5) members, four (4) of which shall be by virtue of their office, which shall be ex officio, the Governor, Commissioner of Labor, Chairman of the State Corporation Commission, Secretary of State, and the State Budget Officer."

AMENDMENT NO. 5: Page 4, **SECTION** 4 (b), Lines 13 through 22, strike all of sub-section (b) and renumber remaining sub-sections.

AMENDMENT NO. 6: Page 4, **SECTION** 4 (d), line 36, strike the word and figure "Five (5)" and substitute in lieu thereof the word and figure "Three (3)".

AMENDMENT NO. 7: Page 9, **SECTION** 8, Lines 32 through 36, strike all of **SECTION** 8. Page 10, **SECTION** 9, Lines 2 through 9, strike all of **SECTION** 9 and renumber following sections.

AMENDMENT NO. 8: Page 10, SECTION 11, Line 29, immediately after the figure "1958" and before the word "provided," to insert the following language: "and it is the intention of the Oklahoma State Legislature that as regards the compensation of employees classified under this plan, effective July 1, 1958, it shall be applicable to and including Grade 6, as classified by this Act."

AMENDMENT NO. 9: Page 11, SECTION 11, Line 9, by adding another sub-section to read: "(c) The board shall adopt a plan providing for the certification of the payrolls to the budget office such plans shall provide either for a prior review of the payroll for conformity with the provisions of this act, or for a review within two weeks following each payroll period," and Page 11, SECTION 13, Lines 22, through 26, strike all of SECTION 13 and renumber following sections.

HAS to SB 121 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend the TITLE of Engrossed Senate Bill No. 121 by striking the TITLE and substituting the following:

"AN ACT AFFECTING THE COMMISSIONERS OF THE LAND OFFICE."

AMENDMENT NO. 2. Page 1, SECTION 3, Lines 28½ through 33½. Amend by striking all of SECTION 3, and inserting a new SECTION 3 to read as follows:

"SECTION 3. The appropriations

made by this Act are fiscal and shall be available for encumbrance purposes to June 30 of the fiscal year for which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, in either the General Revenue appropriation or the Depletion, Management and Sales Fund appropriation, such balance shall lapse and be transferred to the proper fund of the then current fiscal year."

HAS to SB 115 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Page 1, SECTION 1, Line 12 of Engrossed Senate Bill No. 115, by striking the language and figures after the word "Hundred" and before the word "for" and inserting in lieu therefor the following language and figures: "Thirty-seven Thousand Eight Hundred Dollars (\$137,800.00)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 14, by striking the language and figures before the word "for" and inserting in lieu therefor the following language and figures: "Six Thousand Three Hundred Dollars (\$136,300.00)"

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Line 22, by striking the figures "28,425.00" and inserting in lieu therefor the figures "31,425.00" and striking the figures "24,925.00" and inserting in lieu therefor the figures: "29,925.00."

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

TWENTY-NINTH LEGISLATIVE DAY
Tuesday, February 26, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Allen, Frazier, Harris, Payne, Rinehart, Ritzhaupt, Tipps, Young (Haskell).—8.

Absent: Collins (Pontotoc), Stipe.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Fine asked unanimous consent, which was granted, that the young daughter of Senator Miskovsky, Gail Marie, and her friend, Donna Voss, be made Honorary Journal Clerks for this legislative day.

Senator Miskovsky asked unanimous consent, which was granted, that Lynda Harris of Oklahoma City be made an Honorary Journal Clerk for this legislative day; and that Jane Dillon Rollins be made an Honorary Page for this legislative day.

Senator Hamilton asked unanimous consent, which was granted, that the young daughter of Senator McClendon, Noma Jo, be made an Honorary Journal Clerk for this legislative day.

Senator Herndon asked unanimous

consent, which was granted, that the following named girls be made Honorary Journal Clerks, and the following named boys be made Honorary Pages for this legislative day, all of them being from Grantham School in Marshall County: Charlene Scott, Sue Bumpass, Audeen Graves, Margaret Matney, Sue Bruster, Tommy Benton, Jerry McIntire, Dewayne Graves, Dean Blundell, Norman Koelzer, Jerry Bumpass, Jack Blundell, Danny and Ronald Pennington.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 12—Social Welfare.

SB 173—Public Safety.

SB 177—Public Service Corporations.

SB 198—Public Safety.

HB 654—Appropriations and Budget.

HB 685—Public Safety.

DO PASS, as amended:

SB 134—Game and Fish.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 15, 16, 66, 69, 81, 86, 109, 116, 133, 136, 156 and 161, each correctly engrossed.

SCRs 4, 8 and 9, each correctly enrolled.

Engrossed **SBs 15, 16, 66, 69, 81, 86, 109, 116, 133, 136, 156 and 161**, were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCRs 4, 8 and 9** were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

FIRST READING

The following Bills were introduced and read the first time:

SB 247—By Sandlin of the Senate and Hill of the House.—An Act relating to the compensation and duties of County Attorneys of counties having a population of more than 16,800 and less than 17,500, according to the 1950 Federal decennial census, or any succeeding Federal decennial census, and a total assessed valuation, as certified by the County Assessor to the County Excise Board in 1956, in excess of \$11,500,000.00; and declaring an emergency.

SB 248—By Judiciary Committee.—An Act relating to County Judges; fixing a minimum salary of four thousand eight hundred dollars (\$4,800.00) per annum therefor; repealing conflicting laws; and declaring an emergency.

SB 249—By McClendon, Hamilton and Trent of the Senate, and Jumper and Welch of the House.—An Act relating to fish; amending Section 1, Chapter 4a, Title 29, Page 217, Oklahoma Session Laws 1955; and making certain boats and other vehicles subject to seizure and forfeiture; and declaring an emergency.

SB 250—By Hall.—An Act making an appropriation for regional cooperation with other southern states in providing a regional council on mental health training and research; fixing the lapse date; and declaring an emergency.

SB 251—By Miskovsky.—An Act relating to probate procedure; amending 58 O. S. 1951 § 314; authorizing allowance from estate for support and maintenance of minor children during minority and withholding of order for distribution until minor children have become of age; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 239—Revenue and Taxation.

SB 240—Agriculture.

SB 241—County Government.

SB 242—Penal Institutions.

SB 243—Education.

SB 244—Agriculture, then to Appropriations and Budget.

SB 245—Public Safety.

SB 246—Public Lands.

SJR 14—Education.

SJR 15—Appropriations and Budget.

HB 666—Appropriations and Budget.

HB 794—Game and Fish.

HB 670—Appropriations and Budget.

HB 631—Education.

HB 708—Revenue and Taxation.

HB 783—Labor Relations.

HB 713—Appropriations and Budget.

HB 784—Labor Relations.

HB 707—Public Health.

HB 745—Public Safety.

HB 749—Social Welfare.

HB 512—Agriculture.

HB 632—Education.

HB 677—Municipal Government.

Senator Cartwright presiding.

PENDING ACTION ON HAS

Upon motion of Senator Hope, **HAs** to **SB 115** were concurred in.

SB 115, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Perryman, Price, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Allen, Frazier, Harris,

Payne, Rinehart, Ritzhaupt, Tipps, Young (Haskell).—8.

Not Voting: Herndon, McColgin.—2.

Absent: Collins (Pontotoc), Stipe.—2.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Perryman, Price, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Allen, Frazier, Harris, Payne, Rinehart, Ritzhaupt, Tipps, Young (Haskell).—8.

Not Voting: Herndon, McColgin.—2.

Absent: Collins (Pontotoc), Stipe.—2.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Young (Haskell) asked to be recorded present, which was the order.

PENDING ACTION ON HAS

Upon motion of Senator Hope, the Senate concurred in **HAS** to **SB 121**.

SB 121, as amended by the Honorable House, was read at length.

On question of passage of bill, as amended, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Frazier, Harris, Payne, Rinehart, Ritzhaupt, Tipps.—7.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Dendy, Herndon, Mahan.—3.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Frazier, Harris, Payne, Rinehart, Ritzhaupt, Tipps.—7.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Dendy, Herndon, Mahan.—3.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

RESOLUTION

By unanimous consent, Senator Hope introduced the following Resolution, and upon his request it was considered immediately, read at length as follows, and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 11—By Hope and Grantham.

A CONCURRENT RESOLUTION REQUESTING THAT THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES DIRECT APPROPRIATION BILLS NOT CONTAINING THE ENACTING CLAUSE BE SENT TO A JOINT CONFERENCE COMMITTEE ON APPROPRIATIONS; AND DECLARING AN EMERGENCY.

WHEREAS, the amount of money in the various appropriation bills intro-

duced during the Twenty-sixth Session of the Oklahoma State Legislature far exceeds the amount of revenue available; and

WHEREAS, it is desirable that these various appropriation bills be brought within the amount of revenue available, there should be some way to indicate that these appropriation bills should go to a conference committee for joint consideration between the State Senate and the House of Representatives.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the President Pro Tempore of the Senate, and the Speaker of the House of Representatives, direct that any appropriation bill that does not have the enacting clause be sent to a Joint Conference Committee on Appropriations for consideration by members of this Committee to be chosen at some later date.

SECTION 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

SCR 11 was referred for engrossment.

PENDING ACTION ON HAS

Upon motion of Senator Hamilton, the Senate refused to concur in **HAs** to **SB 7**, and asked for a conference.

Senator Rinehart asked to be recorded present, which was the order.

GENERAL ORDER

SJR 13, by Hamilton of the Senate, and Cook of the House, was read and considered.

Senator Hamilton moved to amend **SJR 13** as follows: lines 3 and 4, page

1, by deleting all of line 3 after the word "and"; also deleting all of line 4; line 5, page 1, by substitute the word "same" for the word "both"; line 4, page 2, deleting the words "smoke stack"; lines 17 and 18, page 2, by placing a period after the word "tower" and deleting the remainder of line 17 and all of line 18; lines 2 and 3, page 3, by deleting the words "and/or smoke stack" and amend the title to conform, which amendment was declared adopted.

Senator Hamilton asked unanimous consent, which was granted, to correct **SJR 13**, line 3, page 1, by striking the word "deteriated" and inserting the word "deteriorated."

Upon motion of Senator Hamilton, **SJR 13**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **SJR 13**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 13 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Herndon, Hope.—2.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Car-

rier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Herndon, Hope.—2.

The Emergency was declared passed.

SJR 13, as amended, was referred for engrossment.

GENERAL ORDER

HB 543, by McCarty, et al of the House, and Shoemaker, Walker and Collins (Creek) of the Senate, was read and considered.

Senators Hope, Mahan, Fine, Dacus, Walker, Garvin, Miskovsky, Grantham, Rinehart, Young (Haskell), Jones, McSpadden, Trent, Perryman, Sandlin and Dendy asked to be made co-authors of **HB 543**, which was the order.

Upon motion of Senator Shoemaker, **HB 543** was advanced to engrossment and third reading.

Upon motion of Senator Shoemaker, the rules of the Senate were suspended, and **HB 543** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 543 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemaker,

Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: McColgin.—1.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Herndon.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: McColgin.—1.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Herndon.—1.

The Emergency was declared passed.

HB 543, as co-authored, was properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Transmitting for signature Enrolled **HBs 542, 546, 578, 641, 645, 669, 692, 694, 705.**

The above numbered Enrolled Bills, were, after fourth reading, properly signed and ordered returned to The Honorable House.

GENERAL ORDER

SB 71, by Carrier, was read and considered.

Upon motion of Senator Carrier, **SB 71** was advanced to engrossment and third reading.

Upon motion of Senator Carrier, the rules of the Senate were suspended, and

SB 71 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 71 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Price, Walker, Wilson (Beckham), Wilson (Greer).—24.

Nay: Collins (Creek), Fine, Miskovsky, Perryman, Rinehart, Sandlin, Shoemaker, Trent, Young (Cleveland), Young (Haskell).—10.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: McClendon, Mahan.—2.

The Bill was declared passed.

Senator Carrier moved that the emergency clause to **SB 71** be ordered stricken, and the title amended to conform thereto, which motion prevailed.

SB 71 was referred for engrossment.

GENERAL ORDER

SB 194, by Sandlin and Cowden of the Senate, was read and considered.

Upon motion of Senator Sandlin, **SB 194** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 194** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 194 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Car-

rier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2

Not Voting: Mahan, Rinehart.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2

Not Voting: Mahan, Rinehart.—2.

The Emergency was declared passed.

SB 194 was referred for engrossment.

GENERAL ORDER

SB 50, by Frazier, Stipe, Easterly, Herndon and Wilson (Greer) of the Senate, and Shoemaker of the House, was read and considered.

Upon motion of Senator Hope, the enacting clause to **SB 50** was ordered stricken.

Upon motion of Senator Hope, **SB 50**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 50**, as amended, was considered en-

grossed and placed upon third reading and final passage.

THIRD READING

SB 50 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Mahan, Rinehart.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Mahan, Rinehart.—2.

The Emergency was declared passed.

SB 50, as amended, was referred for engrossment.

GENERAL ORDER

HB 516, by Larason, et al of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 516** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 516** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 516 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Rinehart.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Sandlin, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Rinehart.—1.

The Emergency was declared passed.

HB 516 was referred for engrossment.

GENERAL ORDER

SB 83, by Committee on Privileges and Elections, was read and considered.

Upon motion of Senator Sandlin, **SB 83** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 83** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 83 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Herndon.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Frazier, Harris, Payne, Ritzhaupt, Tipps.—6.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Herndon.—1.

The Emergency was declared passed.

SB 83 was referred for engrossment.

Senator Hall asked to be shown excused until such time as he returns to the Chamber.

Referring further to **SB 121**:

Senator Hope moved that the vote be reconsidered by which **SB 121**, as amended by the Honorable House, was passed, which motion was declared adopted upon a roll call as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Frazier, Hall, Harris, Payne, Ritzhaupt, Tipps.—7.

Absent: Collins (Pontotoc), Stipe.—2.

Not Voting: Herndon, Price, Sandlin.—3.

Senator Hope asked unanimous consent, which was granted, that the vote be reconsidered by which the Senate concurred in **HAs** to **SB 121**.

Upon motion of Senator Hope, the Senate refused to concur in **HAs** to **SB 121** and requested the Honorable House to grant a conference thereon.

Senator Hope asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 595, by Committee on County, State and Federal Government, was read and considered.

Senator Young (Cleveland) asked unanimous consent, which was granted, to defer temporarily further consideration of **HB 595**.

FIRST READING

By unanimous consent the following

Bills and/or Resolutions were introduced and read the first time:

SB 252—By Wilson (Beckham)—An Act relating to elections; providing that all candidates for any elective office using photographs or pictures of himself shall use only photographs or pictures which have been taken within one (1) year or indicate under said photograph or picture the date taken.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 58—Revenue and Taxation.

DO PASS, as amended:

HB 646—Appropriations and Budget.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 502—By Allard.—An Act pertaining to the Semi-Centennial.

HB 719—By Pitcher, Lollar, Sampsel, Sparkman and Richeson of the House, and Hall of the Senate.—An Act amending 20 O. S. 1951, Section 105, relating to courts, by authorizing per diem in lieu of subsistence and authorizing mileage for use of personal car while necessarily traveling in performance of official business; and declaring an emergency.

HB 727—By Langley, Stewart and Bliss of the House, and Trent and Young (Haskell), of the Senate.—An Act relating to public welfare.

HB 738—By Slater, Alexander, Calkins, Chambers, Musgrave, Nixon and Patten of the House, and Price of the Senate.—An Act relating to the appointment of employees by the Board of County Commissioners in all counties of the State of Oklahoma having a population in excess of 200,000 inhabitants, as shown by the last preceding

or any future regular Federal decennial census; repealing Chapter 129, Sections 1-2-3-4-5-6, Session Laws of 1929; and declaring an emergency.

HB 739—By Slater, Alexander, Calkins, Chambers, Musgrave, Nixon and Patten of the House, and Price of the Senate.—An Act amending Title 56, Oklahoma statutes 1951, Section 42, relating to the superintendent of county asylums and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

GENERAL ORDER

Referring further to **HB 595**:

Senators Rinehart and Mahan moved to amend **HB 595**, line 17, page 2, by striking after the word "additional" and before the word "per" the words and figures "Fifty (\$50.00)" and inserting the words and figures "One Hundred (\$100.00)", which amendment was declared adopted.

Senator Mahan moved to amend **HB 595**, line 14, page 4, by striking the words and figures "Seventy-two Hundred (\$7200.00)" and inserting the words and figures "Ten Thousand (\$10,000.00)", which amendment was declared adopted.

Senator Miskovsky moved to amend **HB 595**, line 18, page 3 and line 1, page 4, by striking the words and figures "Forty-eight Hundred (\$4800.00)" and inserting the words and figures "Six Thousand (\$6000.00)"; and line 11, page 4, by striking the words "to exceed" and substituting the words "not less than", which amendment was declared adopted.

Upon motion of Senator Young (Cleveland), **HB 595**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended and **HB 595**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 595 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—31.

Nay: Grantham, Herndon, Wilson (Greer).—3.

Excused: Allen, Frazier, Hall, Harris, Hope, Payne, Ritzhaupt, Tipps.—8.

Absent: Collins (Pontotoc), Stipe.—2.
The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—31.

Nay: Grantham, Herndon, Wilson (Greer).—3.

Excused: Allen, Frazier, Hall, Harris, Hope, Payne, Ritzhaupt, Tipps.—8.

Absent: Collins (Pontotoc), Stipe.—2.
The Emergency was declared passed.

HB 595, as amended, was referred for engrossment.

The President presiding.

Senators Ritzhaupt and Hall asked to be recorded present, which was the order.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HJR 502**, requesting Conference.

Upon motion of Senator Baldwin, the

request of the Honorable House for a conference on Engrossed **HJR 502** was ordered granted.

President Pro Tempore Baldwin appointed as the Senate Conferees under Engrossed **HJR 502**, Senator Rinehart, as Chairman, and Senators McClendon, Perryman, Mahan and Miskovsky.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Hall moved to reconsider the vote by which **SB 71** was passed.

Senator Field moved, when the desk is cleared, the Senate adjourn to meet as provided under the Rules, which motion was declared adopted.

FIRST READING

By unanimous consent the following Bill was introduced and read the first time:

SB 253—By Miskovsky, Collins (Pontotoc), Carrier, of the Senate, and Huff, Daniel, Camp of the House.—An Act relating to the practice of dispensing opticians, defining dispensing opticians, providing for registration and re-registration and examination of dispensing opticians, fixing fees thereof; making certain acts unlawful; fixing penalties for any violation thereof; making provisions of Act severable; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 691—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate.—An Act making appropriation to the Corporation Commission; providing that the commissioners shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 720—By Fuller of the House, and

Shoemake of the Senate.—An Act relating to gifts of securities and money to minors; providing for a simplified method of making such gifts; defining terms; prescribing the effect of such gifts; the duties, powers, rights and liabilities of the custodians thereof, and their appointment and qualifications, resignation, removal or replacement; protecting third persons dealing in good faith with donors or custodians of such gifts; providing for judicial supervision over and accounting by custodians; making provisions of this Act severable; and declaring an emergency.

HB 735—By Legal and Fiscal Advisory Committee.—An Act authorizing a foreign corporation to appoint service agents who reside in the county of the

principal place of business of any such corporation, upon whom service of process may be had; providing that the names of such persons shall be registered in the office of the Secretary of State, and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 3**.

The above numbered Bills and/or Resolutions were referred for enrollment.

As provided under the Field motion, the President declared the Senate adjourned to meet at 1:30 p. m., tomorrow.

THIRTIETH LEGISLATIVE DAY
Wednesday, February 27, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, Baldwin, Collins (Creek), Collins (Pontotoc), Frazier, Grantham, Harris, Tipps.—8.

The President declared a quorum present.

Prayer was offered by the Chaplain Reverend Robert F. Glover, Minister of Education of the First Christian Church of Ponca City and by unanimous consent, upon request of Senator Ritzhaupt, the prayer is incorporated herewith:

"Almighty God, who dost hold us to account for the use of all our powers and privileges; guide, we pray Thee, the people of our State and her elected leaders, that by intelligent choice, wise legislation, and faithful administration the rights of all may be protected and the best interests of all the people served.

"We who are called to lead would give Thee most humble thanks for our great heritage. By Thy strength our fathers made us free. For Thy law and the love of their country they gave their lives. The high histories of the brave, the inspired building of the pioneers are our inheritance.

"God, give us wisdom and strength

to save our land from greed and corruption; from pride and presumption; from misunderstanding and misrule. Give to our leaders wisdom and to our people patience that together we may achieve a better law, a purer life, a more abundant opportunity for all.

"Grant us a vision of our State as she ought to be, a State of justice where none shall prey on others; a State of plenty where vice and poverty shall cease to be; a State of brotherhood where all success shall rest upon service and honor shall be given to nobleness alone; a State of peace where order shall not depend upon force but upon the love of all for the State.

"Hear, Thou, O Lord, the silent prayer of all our hearts as we each pledge our time and strength and thought to constant lifting of the land of our love and life. Amen."

The Journal for the last Legislative Day was declared approved.

Senator Miskovsky asked unanimous consent, which was granted, that Galen Taylor of Oklahoma City, be made an Honorary Page for this Legislative Day.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 23—Education.

DO PASS, as amended:

SB 138—Economic and Industrial Development.

HB 508—Education.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 516 and 595, and SCR 11, SJR 13, SBs 50, 83 and 194 each correctly engrossed.

SB 115 correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs** 516 and 595, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SCR** 11, Engrossed **SJR** 13, and Engrossed **SBs** 50 and 194 were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB** 115 was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

FIRST READING

The following Bill was introduced and read the first time:

SB 254—By Wilson (Greer), Levergood of the House—An Act relating to penal institutions; amending 57 O. S. 1951 §§ 206 and 332.14; prescribing manner of restoring lost good time and accumulated credits for work and good behavior of persons incarcerated in penal institutions; and declaring an emergency.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 247—County Government.

SB 248—Judiciary.

SB 249—Game and Fish.

SB 250—Appropriations and Budget.

SB 251—Judiciary.

SB 252—Privileges and Elections.

SB 253—Public Health.

HB 727—Social Welfare.

HB 738—County Government.

HB 739—Social Welfare.

HB 502—Appropriations and Budget.

HB 719—Judiciary.

HB 691—Appropriations and Budget.

HB 720—Judiciary.

HB 735—Judiciary.

GENERAL ORDER

SB 9, by Wilson (Greer) and Stipe was read and considered.

Senator Stipe moved to amend **SB 9** by striking Section 2, and inserting a new section, numbered Section 2 as follows: "SECTION 2. The Warden of the Oklahoma State Penitentiary at McAlester, Oklahoma, is hereby given the additional duty of making a study of the penal system of the state and the laws relating thereto, and making a report or reports to the State Board of Public Affairs as to his recommended changes and improvements thereof, and shall be paid a salary of Two Hundred (\$200.00) Dollars per month for such added duty. This duty shall extend throughout the present term of office of the warden and shall then terminate." which amendment was declared adopted.

Upon motion of Senator Stipe, **SB 9**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Stipe, **SB 9**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Trent asked unanimous consent, which was granted, to be made a co-author to **SB 9**.

THIRD READING

SB 9 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easlerly, Field, Fine, Garvin, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Baldwin, Collins (Creek), Collins (Pontotoc), Frazier, Grantham, Hall, Harris, Tipps.—9.

Not Voting: Dendy, McClendon, Rinehart, Shoemake, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Baldwin, Collins (Creek), Collins (Pontotoc), Frazier, Grantham, Hall, Harris, Tipps.—9.

Not Voting: Dendy, McClendon, Shoemake, Wilson (Beckham).—4.

The Emergency was declared passed.

SB 9, as amended, was referred for engrossment.

Senator Hall asked to be excused until such time as he might return to the Chamber, which was the order.

Senator Young (Cleveland) presiding.

GENERAL ORDER

SJR 12, by Senate and House Committees on Social Welfare, was read and considered.

Senator Collins (Creek) asked to be recorded present, which was the order.

Upon motion of Senator Trent, SJR 12 was advanced to engrossment and third reading.

Upon motion of Senator Trent, the rules of the Senate were suspended, and SJR 12 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 12 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cart-

wright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Baldwin, Collins (Pontotoc), Frazier, Grantham, Hall, Harris, Tipps.—8.

Not Voting: Coppock, Garvin, McClendon, Shoemake, Wilson (Beckham).—5.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Baldwin, Collins (Pontotoc), Frazier, Grantham, Hall, Harris, Tipps.—8.

Not Voting: Coppock, Garvin, McClendon, Shoemake, Wilson (Beckham).—5.

The Emergency was declared passed.

SJR 12 was referred for engrossment.

GENERAL ORDER

SB 82, by Young (Haskell), Stipe, Dacus, Wilson (Greer), Trent and Sandlin, was read and considered.

Upon motion of Senator Hope, SB 82 was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and SB 82 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 82 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Cowden, Dacus, Dendy, Easterly, Field, Fine, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Baldwin, Collins (Pontotoc), Frazier, Grantham, Hall, Harris, Tipps.—8.

Not Voting: Collins (Creek), Coppock, Garvin, McClendon, Mahan, Shoemake.—6.

The Bill was declared passed.

SB 82 was referred for engrossment.

GENERAL ORDER

HB 654, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 654** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 654** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 654 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Beck-

ham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Baldwin, Collins (Pontotoc), Frazier, Grantham, Hall, Harris, Tipps.—8.

Not Voting: Jones, McClendon, Mahan, Perryman, Shoemake.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Baldwin, Collins (Pontotoc), Frazier, Grantham, Hall, Harris, Tipps.—8.

Not Voting: Jones, McClendon, Mahan, Perryman, Shoemake.—5.

The Emergency was declared passed.

HB 654 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 646, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 646** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 646** was considered engrossed and placed upon third reading and final passage.

Senator Harris asked to be recorded present, which was the order.

THIRD READING

HB 646 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Baldwin, Collins (Pontotoc), Frazier, Grantham, Hall, Tipps.—7.

Not Voting: McClendon, Mahan, Shoemaker, Stipe, Trent.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Baldwin, Collins (Pontotoc), Frazier, Grantham, Hall, Tipps.—7.

Not Voting: McClendon, Mahan, Shoemaker, Stipe, Trent.—5.

The Emergency was declared passed.

HB 646 was referred for engrossment.

GENERAL ORDER

SB 134, by Wilson (Beckham) of the Senate and Carmichael of the House, was read and considered.

Upon motion of Senator Wilson (Beckham), **SB 134** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended, and **SB 134** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 134 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Hamilton, Harris, Herndon, Jones, McColgin, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—23.

Nay: Boecher, Fine, Hope, McSpadden, Miskovsky, Perryman, Shoemaker, Walker, Young (Haskell).—9.

Excused: Allen, Baldwin, Collins (Pontotoc), Frazier, Grantham, Hall, Tipps.—7.

Not Voting: Carrier, Garvin, McClendon, Mahan, Stipe.—5.

The Bill was declared passed.

SB 134 was referred for engrossment.

GENERAL ORDER

SB 92, by Wilson (Greer) and Dacus of the Senate, and Hurst, et al of the House, was read and considered.

Senators Rinehart, Trent, Jones, Young (Haskell), Hamilton, Miskovsky, Perryman, Ritzhaupt and McColgin asked to be made co-authors of **SB 92**, which was the order.

Senator Wilson (Greer) asked unanimous consent, which was granted, to amend **SB 92** by adding the name of John Levergood of the Honorable House as co-author.

Upon motion of Senator Wilson (Greer), **SB 92**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Greer), the rules of the Senate were suspended, and **SB 92**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 92 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Baldwin, Collins (Pontotoc), Frazier, Grantham, Hall, Tipps.—7.

Not Voting: Boecher, Garvin, McCleendon, Mahan, Stipe.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Baldwin, Collins (Pontotoc), Frazier, Grantham, Hall, Tipps.—7.

Not Voting: Boecher, Garvin, McCleendon, Mahan, Stipe.—5.

The Emergency was declared passed.

SB 92 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Miskovsky moved to reconsider the vote by which SB 83 was passed.

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Field that the Senate closed its doors and went into executive session.

*

The Senate reassembled, in open session, with Senator Young (Cleveland)

presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Herndon, advised and consented to the confirmation of the interim appointment of CHESTER PATE, of Madill, Oklahoma, as Administrator of the State Liquefied Petroleum Gas Board for a term effective July 1, 1955 and ending June 30, 1959.

The Senate, in executive session and upon motion of Senator Cartwright, advised and consented to the confirmation of the interim appointment of W. E. SCHOOLER, of Hugo, Oklahoma, as a member of the Oklahoma Educational Television Authority for a term effective December 21, 1955 and ending June 30, 1956.

The Senate, in executive session and upon motion of Senator Grantham, advised and consented to the confirmation of the interim appointment of O. C. CAMPBELL, of Blackwell, Oklahoma, as an employee member of the State Board of Arbitration and Conciliation for a term effective September 23, 1955 and ending coterminously with the office of the Governor.

The Senate, in executive session and upon motion of Senator Grantham, advised and consented to the confirmation of the reappointment of Mrs. MERL CLIFT, of Blackwell, Oklahoma, as a member of the Mental Health Board for a term effective January 16, 1957 and ending December 31, 1963.

Senators Grantham and Baldwin asked to be recorded present, which was the order.

The President presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 674—By Cartwright (Seminole), Shoemake, Belvin, Rogers, Levergood and Garrison of the House and Sandlin, Stipe and Cartwright of the Senate—An

Act relating to dependent, neglected and delinquent children, pertaining to the powers, duties and procedures of Courts of the State of Oklahoma concerning such children and their parents; providing for appeals; providing penalties; amending 10 O. S. 1951, § 108; and declaring an emergency.

HB 604—By Committee on County, State and Federal Government—An Act amending Senate Bill 376, of the Twenty-Fifth Oklahoma Legislature relating to the purchase of highway construction and maintenance equipment and machinery, and materials; authorizing and directing the Oklahoma State Highway Commission and the several Boards of County Commissioners of the State to prepare approved lists of such equipment, machinery and materials; and prescribing procedure for the purchase of such equipment, machinery and materials from such approved lists upon sealed bids; property leased or purchased by or for the benefit of county or any department of any county shall not be subject to ad valorem tax; and declaring an emergency.

HB 789—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations from designated State funds to pay warrants canceled by Statute; making said appropriations non-fiscal; providing that provisions of this Act shall be severable; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 750—By Levergood, Shoemake, Horton, Bliss, Daugherty, Strickland, Lance, Cox, Finch, Inman, Greenhaw and Rives—An Act relating to partnerships, amending 54 O. S. (1955 Supplement), Section 231, so as to provide that a general partnership is dissolved as to all the partners by the death of a partner, unless the partnership agreement provides otherwise; and declaring an emergency.

HB 762—By Levergood—An Act relating to civil actions against non-resi-

dent persons operating motor vehicles in this State; amending 47 O. S. 1951 §§ 394 and 398; providing that notification may be by registered mail with return receipt requested rather than by restricted registered mail; authorizing filing of affidavit as to loss of registry receipt in lieu of the registry receipt; repealing 47 O. S. 1951 § 396; and declaring an emergency.

HB 806—By Spear—An Act relating to the Court Fund of certain counties; directing that the sum of Two Thousand Dollars (\$2,000.00) be transferred from the Court Fund to the Free Fair Fund for the purpose of constructing a building on the County Free Fair Grounds; and declaring an emergency.

HB 710—By Lance—An Act prohibiting the abandonment of dogs, cats, or other animals along the public highways or in public places, declaring same to be a misdemeanor and prescribing penalties therefor; and declaring an emergency.

HB 748—By Judiciary Committee—An Act relating to juries; amending Title 38, Subsection 28 of Section 1, Page 140, Oklahoma Session Laws 1953; and declaring an emergency.

HB 765—By Judiciary Committee—An Act pertaining to the filing of pleadings or written instruments or performing acts in a public office when said office is closed; providing for such filing or performance on the following day; and declaring an emergency.

HB 768—By Judiciary Committee—An Act relating to the preservation of private business records and providing for the conditions under which the same may be destroyed; repealing all Acts or parts of Acts in conflict herewith.

HB 777—By Long (Caddo), Hill, Stevens, Levergood, Graves, Daniel, Ham, Livingston, Bradley, Buckler, Long (Seminole), Cartwright (Seminole), Nance, Inman, Munson, Wilson, Lollar, Wolf, Shibley, Huser, Rives, King, Cart-

wright (Bryan), Norris, Spear, Nigh, Cunningham, Vandiver, Huff, Davis, Goodfellow, Mitchell, Jumper, Lance, Greenhaw, Bond (Marshall), Bohr, Daugherty, Green, Chambers, and Moad of the House and Allen of the Senate—An Act relating to crows.

HB 808—By Cunningham, McCarty, Rogers, Harkey, Andrews, Foster and Fuller of the House and Miskovsky of the Senate—An Act relating to travel expenses of Sheriffs and their deputies; fixing mileage allowance in certain counties; and declaring an emergency.

HB 687—By Lollar and Wilson—An Act relating to County Officials in certain counties of the State; providing additional duties for County Attorneys in certain counties having a population of not less than thirty-one thousand seven hundred fifty (31,750), or more than thirty-two thousand seven hundred fifty (32,750), according to the Federal Decennial Census of 1950, or any succeeding Federal Decennial Census, and having a net valuation for tax purposes of more than Twenty-two Million Dollars (\$22,000,000.00) for the year 1956; providing additional compensation to County Attorneys for performing additional duties imposed by this Act; providing additional compensation to be paid from the Court Fund of said counties; and declaring an emergency.

HB 688—By Lollar and Wilson of the House—An Act relating to County Officers in certain counties of the State; providing additional duties for County Judges in all counties having a population of not less than thirty-one thousand seven hundred fifty (31,750), or more than thirty-two thousand seven hundred fifty (32,750), according to the Federal Decennial Census of 1950, or any succeeding Federal Decennial Census, and having a net valuation for tax purposes of more than Twenty-two Million Dollars (\$22,000,000.00) for the year 1956; providing additional compensation to County Judges for performing addition-

al duties imposed by this Act; providing additional compensation to be paid from the Court Fund of said counties; and declaring an emergency.

HB 703—By Bullard, Spear, Cole, Daugherty, Lance, Simmons and Strickland—An Act relating to crimes; prohibiting the throwing, dropping, or depositing of certain substances upon the public roads or other public property of this State; providing exceptions to this Act; authorizing and directing the State Highway Department to erect certain signs or markers; authorizing the Boards of County Commissioners to erect certain signs and markers; providing for the enforcement of this Act; and repealing 21 O. S. 1951, §§ 1753.1 and 1753.2.

HB 814—By Bailey (Kay) and Craig of the House and Grantham of the Senate—An Act authorizing Boards of County Commissioners in certain counties to request and requiring the County Excise Boards thereof to approve an appropriation in the County Budget to be used by the County Health Department for a child guidance program; and declaring an emergency.

The above numbered HBs and/or HRs were read for the first time.

Senator Field moved, when the desk is cleared of routine matters, the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion prevailed.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 590 and 656.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled SBs 14, 53, 119 and 188.

The above numbered Enrolled Bills were ordered referred to the Governor.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled SCR's 4, 8, and 9.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 34—Criminal Jurisprudence.

SB 124—Criminal Jurisprudence.

SB 140—Judiciary.

SB 159 — Judiciary — To Appropriations and Budget by previous order.

SB 196—Criminal Jurisprudence.

SB 235—Criminal Jurisprudence.

HJR 505—Appropriations and Budget.

HB 553 — Criminal Jurisprudence — Co-authored by Sandlin.

HB 585 — Criminal Jurisprudence — Co-authored by Miskovsky.

HB 741—Criminal Jurisprudence.

Do Pass, as amended:

SB 94—Criminal Jurisprudence.

SB 195—Criminal Jurisprudence.

HB 630—Appropriations and Budget.

WITHOUT RECOMMENDATION:

SB 35, as amended—Criminal Jurisprudence.

FIRST READING

By unanimous consent, the following Bills and/or Resolutions were introduced and read the first time:

SJR 16—By Miskovsky of the Senate and Harkey of the House—A Joint Resolution authorizing the State Board of Public Affairs to execute a lease upon lots three (3), four (4), five (5) and six (6), block thirteen (13), State Capitol Addition to Oklahoma City, to the Capitol Presbyterian Church for use as a parking lot.

SB 255—By Senator Cartwright—An Act pertaining to cities and towns, authorizing cities and towns to purchase right-of-way, materials and incidentals necessary to construct highways beyond their own city limits; making such construction discretionary with city or town boards; repealing all conflicting laws; and declaring an emergency.

SB 256—By Collins (Creek) of the Senate and Finch, Shibley, Allard of the House—An Act amending Title 20, Section 41, O. S. 1951, providing for the issuance of habeas corpus, prohibition and mandamus by the Criminal Court of Appeals providing for the appointment of Judges in the event of disqualification; and declaring an emergency.

SB 257—By Miskovsky—An Act relating to the Motor Vehicle License and Registration Laws; authorizing the operation of any passenger automobile duly registered in the state of residence of a non-resident student attending a college or university in Oklahoma when the Oklahoma Tax Commission determines that such other state grants similar privileges to Oklahoma residents who are students in school in that state, and providing such non-resident student meets certain conditions as herein provided; and declaring an emergency.

SB 258—By Stipe—An Act relating to aircraft carrying passengers for hire; conferring certain authority on the pilot of such aircraft and upon persons subject to his jurisdiction; and declaring an emergency.

Senator Rinehart asked unanimous consent that 200 additional copies of **SB 138**, by Rinehart of the Senate and Sweeney of the House, be ordered printed.

Senator Fine asked unanimous consent, which was granted, that 500 additional copies of **SB 138** be ordered printed, allotting ten (10) copies of the bill to each member of the Senate.

As provided under the Field motion,

THIRTY-FIRST LEGISLATIVE DAY

Thursday, February 28, 1957

Pursuant to adjournment, the Senate met at 10:30 a.m., and was called to order by its President, Lieutenant Governor Cowbooy Pink Williams.

The roll call was as follows:

Present: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Excused: Allen, Collins (Pontotoc), Cowden, Frazier, Hall, Herndon, Mahan, Miskovsky, Sandlin, Tipps, Young (Haskell).—11.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Loyal Northcott, Pastor of the First Christian Church of Ponca City.

The Journal for the last legislative day was declared approved.

Senator Young (Cleveland) asked that Senator Hall be recorded excused for this legislative day for the reason he was attending a funeral in his home town, which was the order.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

- SB 254**—Penal Institutions.
- SB 255**—Municipal Government.
- SB 256**—Judiciary.
- SB 257**—Public Safety.
- SB 258**—Business and Industry.
- SJR 16**—State and Federal Government.

- HB 710**—Roads and Highways.
- HB 748**—Judiciary.
- HB 765**—Judiciary.
- HB 768**—Judiciary.
- HB 777**—Agriculture.
- HB 808**—County Government.
- HB 687**—County Government.
- HB 688**—County Government.
- HB 703**—Roads and Highways.
- HB 814**—Public Health.
- HB 674**—Social Welfare.
- HB 604**—County Government.
- HB 789**—Appropriations and Budget.
- HB 750**—Judiciary.
- HB 762**—Judiciary.
- HB 806**—County Government.

GENERAL ORDER

HB 594, by Committee on County, State and Federal Government, was read and considered.

Upon motion of Senator Young (Cleveland), **HB 594** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 594** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 594 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Hamilton, Harris, Hope, Jones, McClendon, McSpadden, Payne, Price, Rinehart, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—28.

Nay: Grantham, McColgin, Perryman, Ritzhaupt.—4.

Excused: Allen, Collins (Pontotoc), Cowden, Frazier, Hall, Herndon, Mahan, Miskovsky, Sandlin, Tipps, Young (Haskell).—11.

Not Voting: Garvin.—1.

The Bill was declared passed.

Senator Young (Cleveland), asked unanimous consent, which was granted, that the emergency clause to **HB 594** be ordered stricken, and the title amended to conform thereto.

HB 594 was referred for engrossment.

Senators Herndon and Mahan asked to be recorded present, which was the order.

GENERAL ORDER

SB 235, by Breeden, was read and considered.

President Pro Tempore Baldwin presiding.

Upon motion of Senator Breeden, **SB 235** was advanced to engrossment and third reading.

Upon motion of Senator Breeden, the rules of the Senate were suspended, and **SB 235** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 235 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Nay: Collins (Pontotoc), Hamilton.—2.

Excused: Allen, Cowden, Frazier,

Hall, Miskovsky, Sandlin, Tipps, Young (Haskell).—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Nay: Collins (Pontotoc), Hamilton.—2.

Excused: Allen, Cowden, Frazier, Hall, Miskovsky, Sandlin, Tipps, Young (Haskell).—8.

The Emergency was declared passed.

SB 235 was referred for engrossment.

GENERAL ORDER

SB 73, by Collins (Creek) was read and considered.

Senators Boecher, Hope, Mahan, Grantham, Rinehart, Field, Cartwright, Herndon, Payne, McClendon, Hamilton, Dacus and Walker asked to be made co-authors of **SB 73**, which was the order.

Senators Cowden, Miskovsky and Sandlin asked to be recorded present, which was the order.

Upon motion of Senator Collins (Creek), **SB 73** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended, and **SB 73** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 73 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—37.

Nay: Ritzhaupt.—1.

Excused: Allen, Collins (Pontotoc), Frazier, Hall, Tipps, Young (Haskell).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—37.

Nay: Ritzhaupt.—1.

Excused: Allen, Collins (Pontotoc), Frazier, Hall, Tipps, Young (Haskell).—6.

The Emergency was declared passed.

SB 73 was referred for engrossment.

GENERAL ORDER

SB 206, by Payne, Collins (Pontotoc), Frazier and Stipe of the Senate, and Richeson, et al of the House, was read and considered.

Upon motion of Senator Payne, SB 206 was advanced to engrossment and third reading.

Upon motion of Senator Payne, the rules of the Senate were suspended, and SB 206 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 206 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Nay: Carrier, Field, Garvin, Jones, Price.—5.

Excused: Allen, Collins (Pontotoc), Frazier, Hall, Tipps, Young (Haskell).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Nay: Carrier, Field, Garvin, Jones, Price.—5.

Excused: Allen, Collins (Pontotoc), Frazier, Hall, Tipps, Young (Haskell).—6.

The Emergency was declared passed.

SB 206 was referred for engrossment.

GENERAL ORDER

SB 177, by Stipe of the Senate, and Gotcher and Skeith of the House, was read and considered.

Upon motion of Senator Stipe, SB

177 was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules of the Senate were suspended, and **SB 177** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 177 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Allen, Collins (Pontotoc), Frazier, Hall, Tipps, Young (Haskell).—6.

Not Voting: Rinehart, Trent.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Allen, Collins (Pontotoc), Frazier, Hall, Tipps, Young (Haskell).—6.

Not Voting: Rinehart, Trent.—2.

The Emergency was declared passed.

SB 177 was referred for engrossment.

GENERAL ORDER

SB 197, by Shoemake, Young (Has-

kell), Frazier and Herndon, was read and considered.

By unanimous consent, upon request of Senator Shoemake, further consideration of **SB 197** was deferred to another legislative day.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 646, **SJR 12**, **SBs 9**, **82**, **92** and **134** each correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 646**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SJR 12**, **SBs 9**, **82** and **92** were each properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 94, by Miskovsky of the Senate and Cunningham and Andrews of the House, was read and considered.

Senator Miskovsky moved to amend **SB 94** by adding two additional sections immediately following Section 40 and before Section 41, and by renumbering the remaining Section as 43 and correcting the title to conform with said sections, said additional sections being as follows:

"SECTION 41. In each county in which a children's court is created by this Act, the existing county juvenile officers, assistant juvenile officers and all clerks, stenographers, secretaries and other employees under the supervision of the County Court in its capacity as the County Juvenile Court, shall, on the effective date of this Act, become subject to the supervision and control of the Children's Court Judge, and shall perform duties pursuant to this Act. Such personnel shall continue their duties, until such time as the Children's Court Judge shall otherwise direct in such a manner as will be conducive to an orderly transfer of functions to the organization of the Children's Court as

prescribed in this Act. Any balances in available appropriations to the County Court for the purpose of maintaining and operating the previously existing juvenile administrative personnel and organization under such County Court shall continue to be appropriated and shall be used for the operation of the organization of the Children's Court in the performance of duties set forth herein. When the Children's Court Judge has appointed the necessary personnel to complete the administrative organization of the court, the previously existing organization of the County Court with reference to juvenile matters shall cease to function, and, thereafter, no such administrative personnel shall be appointed by the said County Court.

"SECTION 42. All Acts or parts of Acts in conflict herewith are hereby repealed and superseded insofar as applied to any county where in a Children's Court is created and established by this Act," which amendment was declared adopted.

Upon motion of Senator Miskovsky, **SB 94**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 94**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 94 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Walker, Wilson (Greer), Young (Cleveland).—33.

Excused: Allen, Collins (Pontotoc),

Frazier, Hall, Tipps, Young (Haskell).—6.

Not Voting: Boecher, Collins (Creek), Sandlin, Trent, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Walker, Wilson (Greer), Young (Cleveland).—33.

Excused: Allen, Collins (Pontotoc), Frazier, Hall, Tipps, Young (Haskell).—6.

Not Voting: Boecher, Collins (Creek), Sandlin, Trent, Wilson (Beckham).—5.

The Emergency was declared passed.

SB 94, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Hamilton moved that the vote be reconsidered by which **SB 134** was passed.

RESOLUTION

By unanimous consent, upon request of Senator Harris, the following Resolution was introduced:

SR 15 — By Harris — A Resolution lauding Coleman "Buck" McPhail as an athlete and as a person; praising his wife, Carol Ann McPhail, an employee of the Oklahoma State Senate; noting regretfully their leaving the State of Oklahoma; and designating them as Oklahoma Ambassadors of Good Will.

By unanimous consent, **SR 15** was taken up for immediate consideration.

Senator Mahan moved to amend **SR 15**, line 29, page 1, by striking "Okies" and inserting the word "Oklahomans," which amendment was declared adopted.

By unanimous consent, all members of the Senate who were present were made co-authors of **SR 15**.

SR 15, as amended, was read at length as follows and adopted upon motion of Senator Harris:

SENATE RESOLUTION NO. 15—By Harris, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), and Young (Cleveland).

A RESOLUTION LAUDING COLEMAN "BUCK" McPHAIL AS AN ATHLETE AND AS A PERSON; PRAISING HIS WIFE, CAROL ANN McPHAIL, AN EMPLOYEE OF THE OKLAHOMA STATE SENATE; NOTING REGRETFULLY THEIR LEAVING THE STATE OF OKLAHOMA; AND DESIGNATING THEM AS OKLAHOMA AMBASSADORS OF GOOD WILL.

WHEREAS, The State of Oklahoma has derived inestimable, great and lasting benefit by reason of the outstanding athletic ability of Coleman "Buck" McPhail, former all-American football player at the University of Oklahoma, and all Oklahomans are indebted to this young man and are proud of him; and

WHEREAS, Coleman "Buck" McPhail is even more a credit to this State as a person in that he is recognized as a real gentleman of unusual intellect, a sound thinker, and a rare and warm personality; and

WHEREAS, the charming and talented wife of Coleman "Buck" McPhail, Carol Ann McPhail, has served during this, the Twenty-sixth Session of the Oklahoma Legislature, as an employee of the Oklahoma State Senate, and in that capacity has discharged her responsibilities with faithfulness and loyal-

ty and has in every way reflected credit upon the State of Oklahoma and the Oklahoma State Senate; and

WHEREAS, these two ideally typify the young people of Oklahoma and perfectly exemplify the most famous and most valuable Oklahoma product, sincere, natural and genuine friendliness; and

WHEREAS, it is noted that "Buck" and Carol Ann McPhail will regretfully leave Oklahoma shortly to accept a position on the coaching staff of the University of California, where they will be cast among many displaced Oklahomans who long to hear word of the tremendous industrial, social and cultural growth and development of their beloved native State of Oklahoma, as well as among those other residents of the State of California who have long since begun to realize that the unconquerable spirit, irresistible determination and incomparable resourcefulness of Oklahomans in their midst have been responsible for most of what is good in California; and

WHEREAS, Oklahoma is proudly telling its story and placing itself on exhibit during this Semi-Centennial year, welcoming visitors to come and witness these great things in person, and no finer representatives of all that is great in Oklahoma can be found than "Buck" and Carol Ann McPhail to spread the good word about Oklahoma and issue its warm invitation;

NOW, THEREFORE, IT IS HEREBY RESOLVED by the Oklahoma State Senate that Coleman "Buck" McPhail and Carol Ann McPhail be and they are hereby constituted and appointed by the Oklahoma State Senate as "OKLAHOMA AMBASSADORS OF GOOD WILL" during this Semi-Centennial year and in the years to come in whatever lands their destiny shall take them.

SR 15, as amended, was ordered referred for enrollment.

GENERAL ORDER

Upon motion of Senator Shoemake, further consideration of **SB 197** was deferred for this legislative day.

Senator Field moved, when the desk is cleared, the Senate adjourn to meet on Monday, March 4, 1957, as provided under the Rules, which motion was declared adopted.

SPECIAL COMMITTEE REPORT

Senator Rinehart submitted the following Committee Report, which, upon his motion, was declared adopted:

Mr. President:

We, your Committee appointed by President Pro Tem on the 9th day of January, 1957 for the purpose of working with the like Committee of the House in the selection and employment of a Bill Drafter for the 26th Session of the House and Senate beg leave to report that we met with the Committee of the House and after due consideration recommend the employment of Harry Johnson, Assistant Attorney General, to be employed as a Bill Drafter for both House and Senate on a salary of Seven Hundred (\$700.00) dollars per month to be paid from funds appropriated for the Legislature.

We further report that he commenced his duties as such Bill Drafter on the 10th day of January, 1957 and that his compensation should begin at that time.

The duties of said Committee having been completed we respectfully ask that the Committee be discharged.

Rinehart, Chairman

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 17—By Hope of the Senate, and Ham of the House.—A Joint Resolution authorizing Lamar Lawson to institute and prosecute an action against the State of Oklahoma for the benefit of the said Lamar Lawson for sand that

he furnished the State of Oklahoma for the period commencing December 1, 1953, and ending September 1, 1955; providing that if a judgment is recovered therefor the same shall be paid from the General Revenue fund of the State Treasury not otherwise appropriated; appropriating the sum of six thousand five hundred (\$6,500.00) dollars, or so much as may be necessary for the payment of the judgment rendered; and providing that the Statute of Limitations shall not be invoked by the State of Oklahoma as a defense to the action; and declaring an emergency.

SB 259—By Shoemake and Grantham.

—An Act relating to adoptions; providing that no child shall be adopted without the consent of a parent who has been adjudged guilty of cruelty or extreme cruelty unless such cruelty or extreme cruelty consisted of acts of violence alleged, proved and adjudged to have been against the person of such child, except where such parent has been adjudged guilty of cruelty or extreme cruelty and divorced or deprived of the custody of his child on account thereof and has failed, neglected or refused to contribute to the support of such child for a period of one (1) year; providing for notice and hearing; amending 10 O. S. Supp. 1955 Section 44; and declaring an emergency.

SB 260—By Committee on Privileges and Elections.—An Act relating to registration; abolishing the Office of County Registrar; conferring the duties thereof upon the Secretary of the County Election Board; providing for conversion to a central card registration system with central office in each county; fixing the manner of paying therefor; outlining procedures for effecting, transferring and cancelling registrations; providing for pay and appointment of precinct registrars; providing procedure for changing party affiliation; providing penalties for violations; repealing Section 71 through Section 96.1, Title 26, O. S. 1951; making the

provisions of this Act severable; and declaring an emergency.

SB 261—By Rinehart of the Senate, and Allard of the House.—An Act regulating persons engaged in checking theater attendance; providing for license and credentials to make investigations, filing of reports; providing penalties for violations; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolu-

tions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 178—Criminal Jurisprudence.

SB 229—Criminal Jurisprudence.

SB 236—Judiciary.

HB 670—Appropriations and Budget.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, March 4, 1957, at 1:30 p. m.

THIRTY-SECOND LEGISLATIVE DAY
Monday, March 4, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Creek), Frazier, Garvin, Herndon, Mahan, Rinehart, Trent.—7.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Fred Jordan, Pastor of the First Christian Church, Sayre, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Field asked that the record show Senator Garvin excused for this legislative day because of the death of a relative, which was the order.

LOBBY PERMIT

The following request for Lobby Permit was submitted, read and ordered referred to the Special Committee appointed to consider such requests:

Charles G. Huddleston states that he resides at 1010 Bass Building, Enid, Oklahoma; that he is 30 years of age; that he is legislative representative for Oklahoma Dispensing Opticians Association: that he is paid the sum of \$200.00 per month for his services; that

he makes this statement in compliance with the laws of the State and petitions that he be granted from the Honorable State Senate a Permit to appear before Committees and to act in his duly assigned capacity in the interest of the organization he represents.

DATED this 24th day of February, 1957.

S/Charles G. Huddleston.

FIRST READING

The following Bill was introduced and read the first time:

SB 262—By Hope of the Senate, and Daniel and Ham of the House—An Act relating to travel of County Commissioners; amending 19 O. S. 1951 § 324a; fixing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 259—Social Welfare.

SB 260—Privileges and Elections.

SB 261—Business and Industry.

SJR 17—Appropriations and Budget.

COMMITTEE REPORTS

The following Bills were reported by the committees named, ordered printed and placed upon the Calendar unless otherwise indicated.

DO PASS:

SB 100—Appropriations and Budget.

DO PASS, as amended:

HB 502—Appropriations and Budget.

President Pro Tempore Baldwin presiding.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HB 543**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 594, SBs 73, 94, 177, 206 and 235 each correctly engrossed.

SR 15 correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 594**, as amended, was properly signed and ordered returned to the Honorable House.

Engrossed **SBs 73, 94, 177, 206 and 235** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 15** was properly signed and ordered transmitted to the Secretary of State.

GENERAL ORDER

HB 585, by Skeith, et al of the House, and Miskovsky of the Senate, was read and considered.

Upon motion of Senator Miskovsky, **HB 585** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HB 585** was considered engrossed and placed upon third reading and final passage.

Senators Rinehart and Frazier asked to be recorded present, which was the order.

THIRD READING

HB 585 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rine-

hart, Ritzhaupt, Sandlin, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Nay: Frazier, McSpadden, Shoemake, Tipps, Young (Haskell).—5.

Excused: Collins (Creek), Garvin, Herndon, Mahan, Trent.—5.

Not Voting: Boecher.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Nay: Frazier, McSpadden, Shoemake, Tipps, Young (Haskell).—5.

Excused: Collins (Creek), Garvin, Herndon, Mahan, Trent.—5.

Not Voting: Boecher.—1.

The Emergency was declared passed.

HB 585 was properly signed and ordered returned to the Honorable House.

Senators Herndon and Mahan asked to be recorded present, which was the order.

GENERAL ORDER

HB 508, by McCarty, et al of the House, and Hamilton, Dacus, Field, Tipps, McColgin, Breeden, Allen, Boecher, Harris, Sandlin, Collins (Pontotoc), Young (Haskell), Shoemake, Dendy, Frazier, Walker, McSpadden, Miskovsky, Jones, Collins (Creek), Rinehart, Cartwright, Hall, Cowden and Young (Cleveland), was read and considered.

Senators Hamilton and McClendon moved to amend **HB 508**, page 2, by inserting after the title and before Section 1, the enacting clause.

Senators Rinehart, McSpadden, Mis-

kovsky and Allen asked unanimous consent to be co-authors of the Hamilton-McClendon amendment, which was the order.

Senators Hamilton and McClendon moved to amend **HB 508**, by striking lines 11 to 17 inclusive, on page 2 and all of page 3 and lines 1 and 2 inclusive page 4, and substituting therefor the following:

"(1) For each teacher holding a valid certificate to teach in Oklahoma, registered with the State Board of Education, and having a Bachelor's Degree, Two Thousand Eight Hundred (\$2,800.00) Dollars per school term as defined in this article. *Provided that beginning with the school year 1958-59, Three Thousand (\$3,000.00) Dollars per school term as defined in this article shall be used.*

"(2) For each teacher holding a valid certificate as defined in (1) above and having a Master's Degree, a Master's Teacher Degree, or a Library Science Degree, issued on five (5) years of college training, Three Thousand (\$3,000.00) Dollars, per school term as defined in this article. *Provided that beginning with the school year 1958-59, Three Thousand Two Hundred (\$3,200.00) Dollars per school term as defined in this article shall be used.*

"(3) For each teacher holding a valid certificate as defined in (1) above and having a Doctor of Philosophy or Doctor of Education Degree, Three Thousand Two Hundred (\$3,200.00) Dollars per school term as defined in this article. *Provided that beginning with the school year 1958-59, Three Thousand Four Hundred (\$3,400.00) Dollars per school term as defined in this article shall be used.*

"(4) Provided that One Hundred (\$100.00) Dollars shall be added to the schedule of annual salary for each year of teaching experience in any school approved by the State Board of Education, or time spent in military service

during a period of National emergency and having received an Honorable Discharge, *not to exceed twelve (12) years beginning in the school year 1957-58 and not to exceed fifteen (15) years beginning in the school year 1958-59 and succeeding years."*

Provided that thirty-seven and one-half (37½%) percent of any surplus accruing to the general revenue fund of the State for the fiscal year ending June 30, 1958, shall be applied to the payment of state aid for school districts and used by the State Board of Education to extend the teaching increments but for not to exceed fifteen (15) years prior to the school year 1958-59. If more revenue accrues from such surplus than is required to pay state aid to school districts as herein provided for, such excess shall be used by the State Board of Education to pay any other state aid under the provisions of this article."

Senator Ritzhaupt moved to amend the Hamilton amendment to **HB 508** by adding the following: "Provided, that the State Board of Equalization certifies to the State Board of Education that in their judgment there will be a surplus equal to the amount of monies required to finance the proposed increase in the increment before the provision becomes effective."

Senator Hamilton asked unanimous consent, which was granted, to amend the Ritzhaupt amendment by inserting after the word, "finance" and before the words "the proposed," the words, "any percentage of,"

The vote occurring on the Ritzhaupt amendment, as amended, it was declared adopted.

Senator Miskovsky moved to table the Hamilton-McClendon amendment, as amended, which motion was declared failed of adoption, the roll call thereon resulting as follows:

Aye: Allen, Collins (Pontotoc), Easlerly, Frazier, Hall, Harris, McSpadden,

Mahan, Miskovsky, Payne, Rinehart, Tipps, Walker, Young (Cleveland).—14.

Nay: Baldwin, Boecher, Breden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Field, Fine, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer), Young (Haskell).—27.

Excused: Collins (Creek), Garvin, Trent.—3

The vote occurring on the Hamilton-McClendon amendment, as amended, it was declared adopted.

Upon motion of Senator Hamilton, **HB 508**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **HB 508**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 508 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Nay: Hall, Tipps.—2.

Excused: Collins (Creek), Garvin, Trent.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy,

Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Nay: Hall, Tipps.—2.

Excused: Collins (Creek), Garvin, Trent.—3.

The Emergency was declared passed.

HB 508 was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

Senator Miskovsky asked unanimous consent, which was ordered granted, that the time for the consideration of his motion to reconsider the vote by which **SB 83** was passed be extended for another three (3) day period.

The vote occurring on the Hall motion, to reconsider the vote by which **SB 71** was passed, it was declared failed of adoption upon a roll call as follows:

Aye: Collins (Pontotoc), Hall, Hamilton, Harris, Herndon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Walker.—16.

Nay: Allen, Baldwin, Boecher, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hope, Jones, McClendon, Price, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—21.

Excused: Collins (Creek), Garvin, Trent.—3.

Not Voting: Breden, Frazier, Mahan, Ritzhaupt.—4.

GENERAL ORDER

SB 23, by Young (Haskell), Wilson (Greer), Hamilton, Jones, Dacus, Coppock, Carrier, Herndon of the Senate and Shoemake et al of the House, was read and considered.

Upon motion of Senator Young (Has-

kell), **SB 23** was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended and **SB 23** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 23 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young Haskell).
—37.

Excused: Collins (Creek), Garvin, Hall, Trent.—4.

Not Voting: Mahan, Rinehart, Sandlin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young Haskell).
—37.

Excused: Collins (Creek), Garvin, Hall, Trent.—4.

Not Voting: Mahan, Rinehart, Sandlin.—3.

The Emergency was declared passed.

SB 23 was referred for engrossment.

Senator Hamilton asked unanimous consent, which was granted, to be relieved of the duty of serving as a member of the Committee on Military and Veterans' Affairs and be made a member of the Committee on Planning and Resources.

Senator Field moved that, when the desk is cleared of routine matters, the Senate adjourn to meet as provided under the Rules, which motion prevailed.

COMMITTEE REPORTS

By unanimous consent the following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 666—Appropriations and Budget.

DO PASS, as amended:

SB 44—Roads and Highways.

FIRST READING

By unanimous consent the following Bills and/or Resolution were introduced and read the first time:

SB 263—By Miskovsky—An Act relating to the public schools of Oklahoma; providing for the reorganization of school districts; establishing county committees and a State committee and prescribing their powers, duties and functions; prescribing the procedure to be followed in reorganizing or changing the identity or altering the boundaries of school districts and fixing the rights and liabilities of school districts in connection therewith; Repealing 70 O. S. 1951 § § 7-1 to 7-6, inclusive, as amended; making appropriation to carry out the provisions of said Act; referring measure to people for their approval; and ordering a special election.

SB 264—By Young (Cleveland) of the Senate, and Bailey (Cleveland) and Wolf of the House—An Act amending Sections 2093 and 2094 of Title 70, Oklahoma Statutes, 1951; authorizing the establishment of research centers on in-

stitutional airport properties; authorizing the leasing of such research center areas to private industrial concerns for the establishment of scientific research laboratories; and declaring an emergency.

SB 265—By Wilson (Beckham)—An Act relating to public safety; amending Title 47, O. S. 1951, Section 121.3 by adding to Subsection (c) that the speed limit for all motor vehicles not otherwise governed by law on divided four-lane highways outside of cities and towns shall be seventy (70) miles per hour during the hours of day and sixty (60) miles per hour during the hours of night.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 737—By Simmons, Long (Caddo), Taliaferro, Ozmun, Nevins, Stewart and Tinker of the House, and Harris of the Senate—An Act to provide for the rehabilitation, clearance, and redevelopment of slum and blighted areas in incorporated cities and towns in certain counties in this State in accordance with urban renewal plans approved by the governing bodies thereof; to define the duties, liabilities, exemptions and powers of such cities and towns in undertaking such activities, including the power to acquire property through the exercise of the power of eminent domain or otherwise, to dispose of property subject to any restrictions deemed necessary to prevent the development or spread of future slums or blighted areas, to issue notes and other obligations and give security therefore, to levy taxes and assessments and to enter into agreements to secure Federal aid and comply with conditions imposed in connection therewith; to provide for an Urban Renewal Agency or a Housing Authority to exercise powers hereunder if a city or town determines it to be in the public interest; to authorize pub-

lic bodies to furnish funds, to authorize cities and towns to obtain funds therefor by the issuance of obligations, by taxation or otherwise; to provide that securities issued, and properties while held by a public agency hereunder shall be exempt from taxation; making the provisions of this Act severable; making the provisions of this Act cumulative to existing laws; and declaring an emergency.

HB 756—By Privett and Briscoe of the House, and McSpadden of the Senate—An Act relating to travel expenses and fees of the Sheriff in certain counties; establishing mileage fee; providing for the keeping, feeding and maintaining prisoners; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 115**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGES FROM THE GOVERNOR

Advising approval by him, March 4, 1957, of Enrolled **SB No. 14** entitled:

ENROLLED SENATE BILL NO. 14—By Hope, Boecher, Young (Haskell), Miskovsky, Dacus, Allen, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Garvin, Grantham, Harris, McColgin, McSpadden, Ritzhaupt, Shoemaker, Stipe and Wilson (Greer) of the Senate, and Larason, Fuller, Arrington, McCarty, Bradley, Wilson, Hammers and Andrews of the House.

AN ACT MAKING APPROPRIATION FOR THE INSPECTION OF SLAUGHTERHOUSES; SETTING THE LAPSE DATE; MAKING PROVISIONS OF THIS ACT SEVERABLE; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

As provided under the Field motion, meet as provided under the Rules—1:30 p. m., tomorrow.

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

... ..

THIRTY-THIRD LEGISLATIVE DAY
Tuesday, March 5, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Allen, Collins (Creek), Fine, Frazier, Sandlin, Trent.—6.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Grantham asked unanimous consent that the following letter from The Reverend Loyal Northcott, Minister of The First Christian Church of Ponca City, be read to the Senate, and incorporated in the Journal, which was the order:

Senator Roy Grantham
 Capitol Building
 Oklahoma City, Oklahoma
 My dear Senator Grantham:

I would like to express appreciation for the privilege of serving as Chaplain of the Senate this past week and also the courtesy which you extended in presenting my name to those responsible for such matters.

It was good to meet the Senators from the various districts so that as we see their names in the paper we are

acquainted with them. Also, it seems to those of us who performed the functions of the Chaplain that we are, at least for that week, associated with you of the Senate in important matters, for certainly the invocation of Divine aid in the affairs of men and government is no idle gesture. Without the conviction of this Divine assistance much that we do would be futile, for "except the Lord build the house, they labor in vain who build it."

May I extend my good wishes for a successful session of this legislature in this anniversary year.

Respectfully,
 S/Loyal Northcott.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 15—Appropriations and Budget.

SJR 16—State and Federal Government.

SB 79—Criminal Jurisprudence.

SB 145—Criminal Jurisprudence.

HB 587—Criminal Jurisprudence.

HB 713—Appropriations and Budget.

DO PASS, as amended:

SB 103—Appropriations and Budget.

SB 128—Appropriations and Budget.

SB 200—State and Federal Government.

HB 638—Appropriations and Budget.

DO NOT PASS:

SB 29—Appropriations and Budget.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 508, SBs 23 and 71 each correctly engrossed.

Engrossed SAs to and Engrossed **HB**

508, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed SBs 23 and 71 were each properly signed and ordered transmitted to the Honorable House for consideration.

FIRST READING

The following Bills and Resolutions were introduced and read the first time:

SJR 18—By Miskovsky, Ritzhaupt and Perryman—A Joint Resolution proposing an amendment to Article X of the Constitution of the State of Oklahoma, to be numbered Section 34; authorizing enactment of a law whereby the State may become indebted in an amount not to exceed twenty million dollars (\$20,000,000.00) for the purpose of constructing a State of Oklahoma Department of Justice Building and remodeling and repairing the State Capitol; specifying certain conditions for the erection and location of the building or buildings, and for the remodeling and repairing of the State Capitol; relating to the payment and discharge of the interest and principal of said debt; providing for the submission of said amendment to the people for their approval or rejection; and declaring an emergency.

SB 266—By Young (Cleveland) of the Senate and Nance of the House.—An Act relating to County Officers; prescribing additional duties and providing additional compensation for the County Attorneys of certain counties; repealing laws or parts of laws in conflict herewith; making the provision of this Act severable; and declaring an emergency.

LOBBY PERMIT

The following request for Lobby Permit was submitted, read and ordered referred to the Special Committee appointed to consider such requests:

Aaron Gritzmaker states that he resides at 4213 N. MacArthur, Oklahoma City, Oklahoma; that he is 37 years of age; that he is legislative representa-

tive for Executive Director Oklahoma Hardware & Implement Association, Inc., (512 Midwest Bldg.); that he is paid the sum of nothing for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 5th day of March, 1957.

S/Aaron Gritzmaker.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 262—County Government.

SB 263—Education.

SB 264—Senator Young (Cleveland) asked unanimous consent, which was granted, that **SB 264**, by Young (Cleveland) of the Senate, and Bailey (Cleveland) and Wolf of the House, be ordered printed and placed upon the Calendar without reference to a committee.

SB 265—Public Safety.

HB 737—Municipal Government.

HB 756—County Government.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 776—By Nevins, Richeson and Cole of the House.—An Act relating to the regulation of taxicabs and the operation thereof; amending 11 O. S. 1951 § 1395, as amended by Section 2, Chapter 33, Title 11, Page 47, Oklahoma Session Laws 1953, and by Section 1 of Chapter 33, Title 11, Page 133, Oklahoma Session Laws 1955; providing that Act regulating taxicabs and the operation thereof shall apply to cities and towns having a population in excess of eighteen thousand (18,000); and declaring an emergency.

The above numbered **HB** was read for the first time.

MESSAGES FROM HOUSE

Transmitting for signature Enrolled **HBs 585 and 654.**

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Requesting the Senate to return Engrossed **SJR 3** for correction.

Senator Field asked unanimous consent, which was granted, that the Senate grant the request of the Honorable House to return Engrossed **SJR 3** for correction.

GENERAL ORDER

Senator Hope asked unanimous consent, which was granted, that **SB 131**, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, be ordered withdrawn from the Calendar and re-referred to the Committee on Appropriations and Budget.

SB 166, by Tipps and Herndon, was read and considered.

Upon motion of Senator Tipps, **SB 166** was advanced to engrossment and third reading.

Senator Tipps moved to reconsider the vote by which **SB 166** was advanced to engrossment and third reading, which motion was declared adopted.

Senator Tipps moved to amend **SB 166**, line 5, page 1, by striking after the word, "lake," and before the word, "in," the word, "except," and to amend the Title to conform thereto, which amendment was declared adopted.

Upon motion of Senator Tipps, **SB 166**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Tipps, the rules of the Senate were suspended, and **SB 166**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Sandlin asked to be recorded present, which was the order.

THIRD READING

SB 166 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Allen, Collins (Creek), Dacus, Fine, Frazier, Trent.—6.

Not Voting: Cowden.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Allen, Collins (Creek), Dacus, Fine, Frazier, Trent.—6.

The Emergency was declared passed.

SB 166, as amended, was referred for engrossment.

Senator Cartwright presiding.

Senators Dacus and Frazier asked to be recorded present, which was the order.

Senator Collins (Pontotoc) was recognized and spoke on a question of personal privilege.

Senator Mahan presiding.

GENERAL ORDER

HB 741 by Briscoe of the House, and McSpadden of the Senate, was read and considered.

Upon motion of Senator McSpadden, **HB 741** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **HB 741** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 741 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Allen, Collins (Creek), Trent.—3.

Not Voting: Hall, Jones, Shoemake.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Allen, Collins (Creek), Trent.—3.

Not Voting: Hall, Jones, Shoemake.—3.

The Emergency was declared passed.

HB 741 was properly signed and ordered returned to the Honorable House.

Senator Allen asked to be recorded present, which was the order.

GENERAL ORDER

SB 138, by Rinehart of the Senate, and Sweeney of the House, was read and considered.

Senator Rinehart moved to amend **SB 138**, line 14, page 3, by striking after the word, "municipal," and before the word, "agricultural," the word, "and," inserting a comma, and after the word, "agricultural," striking the period, and adding, "and soil conservation work," which amendment was declared adopted.

Senator Rinehart moved to amend **SB 138**, line 6, page 5, by adding at the end of line 6 the following: "Providing, however, no contract shall be made conveying the title or use of any waters of the State of Oklahoma to any person, firm, corporation or other state or subdivision of government for sale or use in any other state unless such contract be specifically authorized by an act of the Oklahoma Legislature, and thereafter, as approved by it, which amendment was declared adopted.

Senator Rinehart moved to amend **SB 138**, page 12, line 2, by inserting after the word, "training," and before the word, "and," the word, "therein," which amendment was declared adopted.

Senator Rinehart moved to amend **SB 138**, line 3, page 13, by adding after the word, "thereto," the following: "Provided, however, the Board shall not delegate to such director any power of determining policy, the execution of any contract or the final adjudication of any claims, applications or contro-

versies, all of which powers and duties shall be exercised solely by the Board," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 138**, line 14½, page 3, by adding: "The State Commissioner of Health shall be named as one member of the Board and shall be the Chairman."

Senator Ritzhaupt asked unanimous consent to amend his amendment by striking after the word, "Board," the words, "and shall be the Chairman," which was the order.

Senator Hamilton moved that the Ritzhaupt amendment, as amended, be tabled, which motion failed of adoption.

Senator Ritzhaupt moved to amend his amendment, as amended, by adding after the word, "Board," the words, "which shall be the member at large."

Senator Hamilton moved to amend the Ritzhaupt amendment to the amendment, by adding the words: "and will be the representative from his residential congressional district."

President Pro Tempore Baldwin presiding.

Senators Ritzhaupt and Hamilton each asked unanimous consent, which was granted, to withdraw their amendments.

Senator Young (Haskell) moved to amend **SB 138**, Line 10, Page 3, by inserting after the large "A" a semicolon and the following: "and in the appointment of the member at large the Governor shall take into consideration the problems peculiar to the counties affected by the proposed Eufaula Reservoir, the Keystone Dam and the proposed Short Mountain Dam", which amendment was declared failed of adoption.

Senator Ritzhaupt moved to amend **SB 138**, Line 18, Page 11, by adding after the word "shall" and before the word "have" the following: "be a resident professional engineer, Title 59, Chapter 10, O. S. 1951 and ", which amendment by unanimous consent he withdrew.

Senators Dacus, Breeden, Coppock, McColgin, Miskovsky, McSpadden and Sandlin asked to be made co-authors of **SB 138**, which was the order.

Senator Shoemake moved to amend **SB 138**, Line 10, Page 15, by adding a new section 10, as follows, and renumbering succeeding Sections: "Section 10. All existing valid water rights and riparian rights are hereby declared to be vested rights and nothing herein shall operate, divest or impair such existing rights" and amend the title to conform, which amendment was declared failed of adoption.

Senators Stipe and Wilson (Beckham) moved to amend **SB 138**, Line 1, Page 10, by adding after the word "place" and before the word "subject" the following: "in the county where the dispute or question arises or if in one or more counties then in any one of the counties affected."

The President presiding.

The vote occurring on the Stipe-Wilson (Beckham) amendment, it was declared failed of adoption.

Senator Rinehart moved that **SB 138**, as amended, be advanced to engrossment and third reading, which motion prevailed.

Senator Shoemake moved that **SB 138**, as amended, be ordered printed and set for Special Order at 2:00 p. m., tomorrow.

Senator Rinehart moved to table the Shoemake motion.

Senator Stipe, as a substitute for all pending motions, moved that the Senate adjourn, which motion was tabled upon motion of Senator Rinehart.

The vote occurring on the Rinehart motion, it was declared adopted.

Senator Rinehart moved that the rules of the Senate be suspended and **SB 138**, as amended, be considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

THIRD READING

SB 138 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Hall, Tipps, Wilson (Beckham).—3.

Excused: Collins (Creek), Trent.—2.

Not Voting: Mahan.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Hall, Tipps, Wilson (Beckham).—3.

Excused: Collins (Creek), Trent.—2.

Not Voting: Mahan.—1.

The Emergency was declared passed.

SB 138, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Stipe moved that the vote be reconsidered by which **SB 138** was passed.

Senator Wilson (Beckham) asked unanimous consent, which was granted,

that **SB 138**, as amended, be ordered printed.

Senator Harris asked to be recorded excused for the balance of this legislative day, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring on the Hamilton motion, to reconsider the vote by which **SB 134** was passed, it was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Breeden, Carrier, Easterly, Field, Price.—5.

Excused: Collins (Creek), Harris, Trent.—3.

Not Voting: Cowden, Jones, Mahan, Stipe.—4.

Senator Wilson (Beckham) moved that **SB 134** be referred to the Committee on Insurance.

Senator Ritzhaupt, as a substitute, moved that **SB 134** be referred to the Committee on Agriculture, which motion by unanimous consent he withdrew.

Senator Ritzhaupt, as a substitute, moved that further consideration of **SB 134** be indefinitely postponed, which motion failed of adoption.

The vote occurring on the Wilson (Beckham) motion, it was declared adopted.

Senator Field moved, when the desk is cleared, the Senate adjourn to meet as provided under the Rules, which motion was declared adopted.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named,

ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 208—Agriculture.

SB 245—Public Safety.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 695—By Lance, Daniel, Long (Caddo), Bond, Jumper, Moad and Bohr of the House.—An Act relating to predatory animals and rodents; and declaring an emergency.

HB 742—By Hammers.—An Act relating to Safety Zones in waters below dams; amending Section 1, Chapter 7, Title 29, Page 125, Oklahoma Session Laws 1953; defining Safety Zone when turbine outlet extends from dam; and declaring an emergency.

HB 574—By Nigh, Lance, Scarbrough and Stewart of the House, and Young (Cleveland), of the Senate.—An Act to amend the Southern Regional Education Compact to increase the number of members of the Board of Control for Southern Regional Education from four from each State to five from each State and to specify that one member from each State shall be appointed by the Governor from among the membership of the Legislature of that State.

HB 563—By Committee on Roads and Highways.—An Act relating to Driver's license; amending 47 O. S. 1951, § 288c; and declaring an emergency.

HB 686—By Davis, Lance, Andrews, Bohr, Daugherty, Dolezal, Etling, Green, Murrow, Ozmun, Price, Scarbrough, Sparkman, Strickland and Tinker of the House, and Allen of the Senate.—An Act making an appropriation to the Oklahoma State Regents for Higher Education; stating the purpose; making the provisions of this Act severable; making appropriations non-fiscal; and declaring an emergency.

HB 786—By Nevins and Langley of the House, and Walker of the Senate.—

An Act amending 11 O. S. 1951, § 16; as amended by House Bill No. 698 of the Twenty-fifth Oklahoma Legislature, providing that counties, cities, towns, and school districts in the State of Oklahoma, and all departments, agencies and institutions of the State of Oklahoma, are authorized to provide hospital and medical benefits, accident, health and life insurance for its officers and employees; providing limitations and agreements; and declaring an emergency.

HB 714—By Levergood, Huff, Cole, Stevens and Graves of the House, and Sandlin and Allen of the Senate.—An Act relating to wildlife; providing for the issuance of a commercial wildlife breeders license by the director of wildlife conservation of the Department of Wildlife Conservation; providing rights and duties under such a license; making violations of this Act a misdemeanor and providing punishment for such violations; repealing 29 Oklahoma Statutes 1951; Section 215 and other laws in conflict herewith; making the provisions hereof severable; and declaring an emergency.

HB 788—By Langley of the House, and Fine of the Senate.—An Act permitting incorporated cities and towns of States adjoining the State of Oklahoma, in the circumstances prescribed herein, and for purposes limited hereby, to acquire, by purchase, from corporations owning the same on the effective date hereof, title to, or any lesser interest in, lands within the State of Oklahoma, and to hold the same so long as used for such purposes; and declaring an emergency.

HB 579—By Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) of the Senate.—An Act amending Title 85, Section 2, Oklahoma Statutes 1951; expanding Workmen's Compensation coverage of State employees; and declaring an emergency.

HB 734—By Tinker, Taliaferro, Inman and Shoemaker.—An Act relating to

fire protection in counties; amending Section 2, Chapter 6, Title 11, Oklahoma Session Laws 1953; authorizing Boards of County Commissioners to provide fire-fighting service and to use county funds for fire-fighting equipment and fire stations and employment of necessary personnel; repealing Sections 3 and 4, Chapter 6, Title 11, Oklahoma Session Laws 1953; and declaring an emergency.

HB 635—By Bailey (Cleveland).—An Act amending 19 O. S. 1953, § 551, relating to the compensation to Court Bailiffs in certain counties; and declaring an emergency.

HB 787—By Langley of the House and Fine of the Senate.—An Act authorizing and empowering Municipal Corporations of the State of Oklahoma to acquire title to, or any lesser interest in, any lands or water rights, or both, in any State adjoining the State of Oklahoma, for use in connection with the acquisition, establishment, betterment, or expansion, and the maintenance or operation, of its municipal water system; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 129, 187, 99.**

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM GOVERNOR

Advising approval by him, March 4, 1957, of Enrolled **SBs 53, 119** and **188** entitled:

ENROLLED SENATE BILL NO. 53
—By Hamilton of the Senate and Cook of the House.

AN ACT APPROPRIATING THE SUM OF THIRTEEN THOUSAND SEVEN HUNDRED FIFTY DOLLARS (\$13,750.00) FOR THE FISCAL YEAR ENDING JUNE 30, 1958, AND THE SUM OF THIRTEEN THOUSAND SEVEN HUNDRED FIFTY DOLLARS

(\$13,750.00) FOR THE FISCAL YEAR ENDING JUNE 30, 1959, FOR THE PURPOSE OF CARRYING INTO EFFECT THE PROVISIONS OF TITLE 70, SECTIONS 1541, 1542, 1543, O. S. 1951, RELATING TO THE CARE, TRAINING AND EDUCATION OF THE DEPENDENT YOUTH AND ORPHANS OF THE STATE; FIXING THE LAPSE DATE; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 119
—By Hope, Wilson (Greer) and Dacus of the Senate and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA COMMISSION FOR CRIPPLED CHILDREN; STATING THE PURPOSE; PROVIDING FOR THE PAYMENT OF CLAIMS; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF PERSONNEL; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 188
—By Boecher of the Senate and Priebe of the House.

AN ACT AMENDING 70 O. S. 1951, § 20-4; RELATING TO THE OBSERVANCE OF ARBOR DAY; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 657**, as amended.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 516** requesting Conference; limiting number of Conferees from each House to seven (7) and naming Conferees as follows: Wolf, Chairman, Pitcher, Gotcher, Ham, Morford, Langley, Hammers.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-grossed **SB 7**, and naming House Con-ferees as follows: Wolf, Chairman, Ruby, Ogden.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-grossed **SB 121**, and naming House Con-ferees as follows: Davis, Chairman, Odom, Sumrall.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to En-grossed **HB 508**, requesting Conference; limiting number of Conferees from each House to ten (10) and naming Conferees as follows: McCarty, Chairman, Hurst, Green, Huff, Lance, Alexander, Nevins, Hill, Bailey (Cleveland) and Jumper.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SB 267—By Payne.—An Act relating to Telephone Companies; fixing liability and providing for payment of damages and attorney fees when contents of messages or conversations delivered over telephone lines are divulged; and de-claring an emergency.

Senator Cowden asked that the record show him excused for the next two leg-islative days, which was the order.

The President declared the Senate ad-journed to meet at 1:30 p. m., tomorrow, as provided under the Field motion.

THIRTY-FOURTH LEGISLATIVE DAY

Wednesday, March 6, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Baldwin, Coppock, Cowden, Harris, Rinehart, Trent.—6.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Miskovsky, in the absence of Senator Rinehart, introduced Nancy Kunneman of El Reno, stating that she had won first place in an oratorical contest in El Reno, first in Canadian County and second in the Sixth Congressional District, and he asked unanimous consent, which was granted, that Nancy be invited to give her oration, "The Peoples Constitution—Ours to Defend."

Senator McSpadden asked unanimous consent, which was granted, that the following named girls from Oologah be made Honorary Journal Clerks for this legislative day: Willa Smith, Melba Orman, Charlotte Phillips, Doris Harris, Ada McAlvain, Pryllis Brazeal, Valetta Hostetter, Nancy Dirickson, Joyce Brewer, Betty Joyce Cooper, Goldie Ann

Taylor, Anita Haynes and Dorothy Roberts.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 17—Appropriations and Budget.

SB 180—Judiciary.

DO PASS, as amended:

SB 42—Judiciary.

SB 65—Roads and Highways.

SB 120—Appropriations and Budget.

SB 122—Appropriations and Budget.

HB 528—Game and Fish—Co-authored by Cartwright, Frazier, Sandlin and Herndon.

SB 131—Appropriations and Budget.

SB 132—Appropriations and Budget.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 266—County Government.

SB 267—Judiciary.

SJP 18—Constitutional Amendments, Initiative and Referendum and Code Revision, then to State and Federal Government.

HB 776—Business and Industry.

HB 787—Municipal Government.

HB 734—County Government.

HB 635—County Government.

HB 714—Game and Fish.

HB 788—State and Federal Government.

HB 579—State and Federal Government.

HB 574—Education.

HB 563—Roads and Highways.

HB 686—Appropriations and Budget.

HB 786—Public Health.

HB 695—Agriculture.

HB 742—State and Federal Government.

Senator Cartwright presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 166 correctly engrossed.

SBs 99, 129 and 187 each correctly enrolled.

Engrossed **SB 166** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SBs 99, 129 and 187**, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM HOUSE

Transmitting for signature Enrolled **HB 741**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senators Dacus and Hall asked to be shown excused until such time as they might return to the Chamber, which was the order.

SPECIAL COMMITTEE REPORT

Senator Allen submitted the following report of the Special Committee appointed under **SR 14**, and asked that it be incorporated in the Journal, which was the order:

Mr. President:

In accordance with the authority vested in Senate Resolution No. 14, a committee of Senators Frazier, Tipps, and Allen departed from Oklahoma City on Monday, February 25, at 3:40 o'clock p. m. by air to Washington, D. C. We returned on Thursday, February 28, at 6:00 o'clock p. m.

While in Washington, D. C., in conjunction with a committee from the

House of Representatives, of the State of Oklahoma, representatives of the Oklahoma War Veterans Committee, the Oklahoma Department Commander of the American Legion, the Oklahoma Commander of Veterans of Foreign Wars, and the Oklahoma Executive Secretary of American Veterans, we conferred with the Oklahoma Congressional delegation, the Administrator of the Veterans Administration and several of his assistants, and the Solicitor General of the United States with a representative of his legal staff.

On Wednesday morning, February 27, at 9:30 o'clock a. m., we met with the Administrator of Veteran Affairs in the Veterans Administration Building and his assistants relative to securing Federal per diem allowance for the Veterans Home in Norman. It was a pleasure to have present both of our United States Senators from Oklahoma and all of the six Congressmen from Oklahoma. We can report that this meeting was quite successful as it was agreed that the Federal Government would make payments to the institution, including back payments based on a per diem cost. It was further agreed that the War Veterans Commission, Director, negotiate with the Central State Hospital in regard to the per diem cost per patient and that the Veterans Administration would accept these figures if reasonable. We had previously met with the Congressional Delegation on Tuesday, February 26, discussed with them the problems involved in securing Federal payments to our Veterans Home facilities, and developed a plan of presentation of the problems involved to the two government departments.

On Thursday, February 28, at 9:00 o'clock a. m., we met with the Comptroller General and a representative of his legal staff in Congressman Carl Albert's office along with other members of the Oklahoma Congressional Delegation. The Comptroller General

had ruled that the Sulphur Institution was a hospital and therefore not eligible for Federal participation. This opinion seemed to have been based mainly on the theory that veterans were admitted for treatment. We attempted to point out to them that the treatment was on a domiciliary basis and was of the nature that it would not ordinarily require hospitalization. It was generally felt that this meeting was not too successful and that it will be necessary to change the organization of the institution at Sulphur to bring it more in line with the Comptroller General's opinion as to what a soldiers home should be before we will be able to secure Federal assistance. Extended discussion was held and certain requirements were tentatively agreed upon to change the organization of the institution to meet the Federal requirements.

Frazier, Chairman

GENERAL ORDER

HB 670, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 670** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 670** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 670 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Tipps, Walker, Wilson (Beckham), Wil-

son (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Coppock, Cowden, Dacus, Hall, Harris, Rinehart, Trent.—8.

Not Voting: Carrier, Mahan, Sandlin, Stipe.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Coppock, Cowden, Dacus, Hall, Harris, Rinehart, Trent.—8.

Not Voting: Carrier, Mahan, Sandlin, Stipe.—4.

The Emergency was declared passed.

HB 670 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 666, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 666** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 666** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 666 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope,

Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Baldwin, Coppock, Cowden, Dacus, Hall, Harris, Rinehart, Trent.—8.

Not Voting: Allen, Dendy, Garvin, Mahan, Payne.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Baldwin, Coppock, Cowden, Dacus, Hall, Harris, Rinehart, Trent.—8.

Not Voting: Allen, Dendy, Garvin, Mahan, Payne.—5.

The Emergency was declared passed.

HB 666 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 128, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 128** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 128** was considered engrossed and placed upon third reading and final passage.

Senator Harris asked to be recorded present, which was the order.

THIRD READING

SB 128 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Coppock, Cowden, Dacus, Hall, Rinehart, Trent.—7.

Not Voting: Dendy, Garvin, Mahan, Miskovsky, Wilson (Greer).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Coppock, Cowden, Dacus, Hall, Rinehart, Trent.—7.

Not Voting: Dendy, Garvin, Mahan, Miskovsky, Wilson (Greer).—5.

The Emergency was declared passed.

SB 128 was referred for engrossment.

GENERAL ORDER

SB 101, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Senator Hope asked unanimous consent that the enacting clause to **SB 101**

be ordered stricken, which was the order.

Upon motion of Senator Hope, **SB 101**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 101**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Dacus asked to be recorded present, which was the order.

THIRD READING

SB 101 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—31.

Nay: Ritzhaupt, Tipps.—2.

Excused: Baldwin, Coppock, Cowden, Hall, Rinehart, Trent.—6.

Not Voting: Collins (Pontotoc), Dendy, Harris, Mahan, Wilson (Greer).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—31.

Nay: Ritzhaupt, Tipps.—2.

Excused: Baldwin, Coppock, Cowden, Hall, Rinehart, Trent.—6.

Not Voting: Collins (Pontotoc), Den-

dy, Harris, Mahan, Wilson (Greer).—5.

The Emergency was declared passed.

SB 101 was referred for engrossment.

GENERAL ORDER

SB 100, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Senator Dacus asked to be made co-author of **SB 100**, which was the order.

Upon motion of Senator Hope, **SB 100** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 100** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 100 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, Coppock, Cowden, Hall, Rinehart, Trent.—6.

Not Voting: Collins (Pontotoc), Mahan, Wilson (Greer).—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walk-

er, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, Coppock, Cowden, Hall, Rinehart, Trent.—6.

Not Voting: Collins (Pontotoc), Mahan, Wilson (Greer).—3.

The Emergency was declared passed.

SB 100 was referred for engrossment.

Senator Ritzhaupt moved that the President Pro Tempore be instructed to request the Department of Commerce and Industry to submit to the Senate a comprehensive report of accomplishments or expenditures of that Department.

Senator Hall asked to be recorded present, which was the order.

Senator Hope moved that the vote be reconsidered by which **SB 101** was passed, which motion was declared adopted, upon a roll call as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Allen.—1.

Excused: Baldwin, Coppock, Cowden, Rinehart, Trent.—5.

Not Voting: Boecher, Jones, Mahan.—3.

Upon motion of Senator Hope, the vote was reconsidered by which **SB 101** was advanced to engrossment and third reading.

The Presiding Officer declared the Ritzhaupt motion properly before the Senate and should be disposed of.

Senator Hope moved to table the Ritzhaupt motion, which motion was declared failed of adoption.

The vote occurring on the Ritzhaupt

motion, it was declared failed of adoption.

Upon motion of Senator Hope, **SB 101** was ordered re-referred to the Committee on Appropriations and Budget.

GENERAL ORDER

HB 638, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Senator Hope asked unanimous consent, which was granted, that the enacting clause of **HB 638** be stricken.

Upon motion of Senator Hope, **HB 638**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 638**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 638 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Baldwin, Coppock, Cowden, Trent.—4.

Not Voting: Easterly, Mahan.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Mc-

Clendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Baldwin, Coppock, Cowden, Trent.—4.

Not Voting: Easterly, Mahan.—2.

The Emergency was declared passed.

HB 638, as amended, was referred for engrossment.

GENERAL ORDER

HJR 505, by McCarty of the House and Hamilton of the Senate, was read and considered.

Upon motion of Senator Hope, **HJR 505** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HJR 505** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 505 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Coppock, Cowden, Trent.—4.

Not Voting: Dendy, Mahan, Sandlin.—3.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Coppock, Cowden, Trent.—4.

Not Voting: Dendy, Mahan, Sandlin.—3.

The Emergency was declared passed.

HJR 505 was properly signed and ordered returned to the Honorable House.

Senator Hope asked to be recorded excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 549, by Ozmun and Andrews, was considered further.

The vote occurring on the Sandlin amendment to **HB 549**, submitted on the 27th legislative day, it was declared adopted.

Senator Miskovsky moved to amend **HB 549**, line 10, page 2, by striking the words "together with or," which amendment was declared adopted.

Senator Young (Haskell) moved to amend **HB 549**, line 12, page 3, by adding after the word "Reservation" the following: "Providing further that churches, school districts and veterans' organizations shall also be exempt from the provisions of this Act."

Senator Harris, as a substitute, moved to amend **HB 549**, line 3, page 3, by adding after the word "fund" and before the word "to" the words "on a military post or reserve" and by striking after the letter "a" on line 6 and line 7, page 3, the words: "Chamber of Commerce or" and on line 7, page 3, by

striking after the word "Commander" the comma and the words "if on a military reservation" and by substituting for the words "military personnel" on line 10, page 3, the word "person."

Senator Ritzhaupt raised a point of order against the Harris amendment, which was sustained, stating it was not a proper substitute for the original amendment.

Senator Miskovsky asked unanimous consent, which was ordered granted, that the Harris amendment be first considered, to be followed by the Young (Haskell) amendment.

The vote occurring on the Harris amendment, it was declared adopted.

Senator Sandlin asked to be recorded excused for the remainder of this legislative day, which was the order.

The vote occurring on the Young (Haskell) amendment, it was declared failed of adoption.

Senator Miskovsky moved to amend **HB 549**, line 2, page 3, by adding after the word "merchant" and before the semicolon the following: "but further provided nothing herein shall be construed as authorizing any merchant or merchants to issue such tickets or give such prizes except in conjunction with such Chamber of Commerce or Commercial Club or organized Civic group."

Senators Hamilton and McClendon asked to be shown excused for the remainder of this Legislative Day, which was the order.

Senator Perryman asked unanimous consent, which was granted, to amend the Miskovsky amendment by striking the words "or organized Civic group."

The vote occurring on the Miskovsky amendment, as amended, it was declared failed of adoption.

Senator Wilson (Beckham) moved to amend **HB 549**, line 11, page 2, by adding after the word "club," and before the word "thereof" the words "of this

State," which amendment was declared adopted.

Senator Miskovsky asked to be made a co-author of **HB 549**, as amended, which was the order.

Senator Grantham asked unanimous consent, which was granted, that the title of **HB 549**, be amended to conform with the body of the bill, as amended,

Upon motion of Senator Harris, **HB 549**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended and **HB 549**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 549 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Harris, Herdon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Dendy, Young (Haskell).—2.

Excused: Baldwin, Coppock, Cowden, Hamilton, Hope, McClendon, Sandlin, Trent.—8.

Not Voting: Garvin, Jones, Mahan, Rinehart.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Harris, Herdon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt,

Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Dendy, Young (Haskell).—2.

Excused: Baldwin, Coppock, Cowden, Hamilton, Hope, McClendon, Sandlin, Trent.—8.

Not Voting: Garvin, Jones, Mahan, Rinehart.—4.

The Emergency was declared passed.

HB 549, as amended, was referred for engrossment.

RESOLUTION

By unanimous consent, Senator McSpadden introduced the following Resolution, which was taken up for immediate consideration and read at length:

SENATE RESOLUTION NO. 16—By McSpadden.

A RESOLUTION COMMENDING THE OOLOGAH OKLAHOMA GIRLS HIGH SCHOOL BASKETBALL TEAM, AND THEIR COACH, MR. VAN CUREN.

WHEREAS, the Girls Basketball Team of Oologah Oklahoma High School has won 34 out of the 36 basketball games they have played during the current year, and have thereby won their Regional Basketball Tournament; and

WHEREAS, they were led to this victory by Mr. Van Curen, their able coach, who has a record of 115 games won and only 15 games lost since he has been the coach at Oologah High School.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That the Senate commends the Oologah Oklahoma Girls High School Basketball Team upon their outstanding athletic ability and upon their victory in their Regional Basketball Tournament; and expresses confidence that said team will conduct itself in the State

Tournament in a manner such as to do honor to the team and to the Oologah High School; and

BE IT FURTHER RESOLVED that the Senate commends their Coach, Mr. Van Curen, for his outstanding record in this and prior years; and

BE IT FURTHER RESOLVED that the Secretary of the Senate shall send copies of this Resolution to each of the following: Mr. Van Curen; the Superintendent of Oologah High School; and to the Claremore Progress newspaper.

Upon motion of Senator McSpadden, SR 16 was adopted and ordered referred for enrollment.

RESOLUTION

By unanimous consent, Senator McSpadden introduced the following Resolution, which was taken up for immediate consideration and read at length:

SENATE RESOLUTION NO. 17—By McSpadden.

A RESOLUTION COMMENDING (MRS) BETTY JOYCE COOPER, OF THE OOLOGAH OKLAHOMA GIRLS HIGH SCHOOL BASKETBALL TEAM AND DESIGNATING HER AS "MRS. OKLAHOMA HIGH SCHOOL BASKETBALL FOR 1957".

WHEREAS, (Mrs) Betty Joyce Cooper, after having left high school, married, and had one child, returned to the Oologah Oklahoma High School to complete her education; and

WHEREAS, Mrs. Cooper not only has devoted herself to her studies, but has demonstrated outstanding school spirit and athletic ability as a member of the Oologah Girls High School Basketball Team, having this year played 36 games as a member thereof, during which she scored 698 points.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That the Senate commends (Mrs)

Betty Joyce Cooper for her foresight and industry in returning to Oologah High School to complete her education; and further commends her for reflecting credit both upon herself and upon the Oologah Girls High School Basketball Team by scoring 698 points in 36 games as a member of said team during the current year; and

BE IT FURTHER RESOLVED that in recognition of said achievements Mrs. Cooper should be and hereby is designated as "Mrs. Oklahoma High School Basketball for 1957."

BE IT FURTHER RESOLVED that the Secretary of the Senate shall furnish a copy of this Resolution to Mrs. Cooper and also to the Claremore Progress newspaper.

Upon motion of Senator McSpadden, **SR 17** was adopted and ordered referred for enrollment.

Senator McSpadden asked that a Committee be appointed to escort Mrs. Betty Joyce Cooper, referred to in **SR 17**, from the Guest Gallery to the floor of the Senate, which was the order, the Presiding Officer appointing Senators Boecher and Wilson (Greer).

RESOLUTION

By unanimous consent, Senator Price introduced the following Resolution which was taken up for immediate consideration and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 12—By Coppock, Price, Miskovsky, Boecher and Frazier of the Senate and Bower, Chambers, Patten, Calkins, Alexander, Nixon, Andrews, Cunningham, Foster, Fuller, Harkey, McCarty, Rogers, Slater, Musgrave, Bohr, and Norris of the House.

A CONCURRENT RESOLUTION RELATING TO THE 1957 OKLAHOMA STATE ESSAY CONTEST SPONSORED BY THE GOVERNOR'S COMMITTEE ON EMPLOYMENT OF THE HANDICAPPED; CONGRATULATING AND COMMENDING THOSE STU-

DENTS WHO HAVE ACHIEVED TOP RECOGNITION FOR ESSAYS ON THE SUBJECT OF "EMPLOYMENT OF THE HANDICAPPED, A COMMUNITY RESPONSIBILITY"; DIRECTING THAT A COPY OF THIS RESOLUTION BE MADE A PART OF THE PERMANENT JOURNALS OF THE TWENTY-SIXTH LEGISLATURE; DIRECTING THAT AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO EACH OF SAID OUTSTANDING STUDENTS AND TO THEIR RESPECTIVE SCHOOL SUPERINTENDENTS.

WHEREAS, the National Employ the Physically Handicapped Essay contest has for nine (9) consecutive years been the only Government-sponsored essay contest approved by the National Association of Secondary-School Principals and the National Catholic Educational Association; and

WHEREAS, the National Association of Secondary-School Principals has placed said contest on the approved list of National Contests and activities for 1956-1957; and

WHEREAS, through the years this essay contest through its sponsors and participants has made a real contribution to a better understanding of the problem of the handicapped, particularly during the current year with the theme "Employment of the Handicapped, a Community Responsibility"; and

WHEREAS, the Oklahoma State Contest, sponsored by the Governor's Committee on Employment of the Handicapped, was open to all Oklahoma high school juniors and seniors; and

WHEREAS, Governor Raymond Gary has recognized the significance of said essay contest and has actively participated in its administration; and

WHEREAS, said essay contest is one of the most outstanding contests conducted in the State of Oklahoma; and

WHEREAS, certain students hereinafter listed have achieved outstanding

recognition for themselves and for their respective high schools by winning top honors in said state essay contest:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That this Twenty-sixth Legislature of the State of Oklahoma hereby congratulates and commends, both individually and collectively, the following outstanding students who have distinguished themselves by writing winning essays in the 1957 Oklahoma State Essay Contest sponsored by the Governor's Committee on Employment of the Handicapped and hereby directs that duly authenticated copies of this Resolution be transmitted to the following:

1. Mr. Jimmie Pottmyer, Catholic High School, Oklahoma City, first prize winner, and to Sister Mary Mercedes, R. S. M., Oklahoma City, Oklahoma;

2. Mr. James Kerby, Will Rogers High School, Tulsa, runner-up and second prize winner, and to Dr. Charles C. Mason, Superintendent of Schools, Tulsa, Oklahoma;

3. Miss Patricia Kaye Noble, Watonga, third prize winner, and to Mr. Russell C. Caldwell, Superintendent of Schools, Watonga, Oklahoma;

4. Miss Joyce Albright, Ames, fourth prize winner and to Mr. Howard S. Gautier, Superintendent of Schools, Ames, Oklahoma;

5. Miss Patricia Walker, Milburn, fifth prize winner, and to Mr. E. L. McCreary, Superintendent of Schools, Milburn, Oklahoma.

SECTION 2. BE IT FURTHER RESOLVED, that a copy of this Resolution be made a part of the permanent Journals of this Twenty-sixth Legislature as a token of the appreciation of this Twenty-sixth Legislature for the outstanding accomplishments recited herein.

SCR 12 was ordered referred for engrossment.

Senator Fine moved, when the desk is cleared of routine matters, the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion was declared adopted.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 167—County Government.

SB 233—Privileges and Elections.

HB 592—County Government.

HB 606—County Government.

HB 777—Agriculture—To Appropriations and Budget by reporting committee.

DO PASS, as amended:

SB 13—County Government.

SB 59—Judiciary.

SB 90—Judiciary — To Banks and Banking by previous order.

SB 189—Judiciary.

SB 205—Agriculture—Co-authored by Allen, Boecher and Dacus.

HB 663—Judiciary.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 772—By Foster.—An Act relating to the Oklahoma Hospital for Crippled Children; changing the name to Oklahoma Children's Memorial Hospital; amending 70 O. S. 1951 § 1259.

HB 619—By Cunningham, Levergood, Long (Caddo), Wilson, Cartwright (Bryan), Shibley, Andrews, Stewart, Jumper, Nance, Welch, Bohr, Wolf, Ozmun, Pazoureck, Williams (Woodward), Chambers, Etling, Mitchell, Hill, Kite, Simmons, Richeson, Cartwright (Seminole), Belvin, Strickland, Sparger, Daugherty, Bliss, Huser, Finch, Living-

ston, Green, Bouse, Smith, Buckler, Greenhaw, Rives, Inman, Hargrave, Graybill, Clark, Sweeney, Taliaferro, Stevens, Lance, McCarty, Graves and Langley.—An Act relating to insurance rates; abolishing the State Insurance Board, and transferring its powers, duties, files, records, funds and property to the Oklahoma Insurance and Rating Board; creating the Oklahoma Insurance and Rating Board, and prescribing its powers, duties, functions and procedure; requiring continuous study and examination of insurance rates; providing penalties for making false statements; providing for appointees and employees and their compensation; making appropriation; repealing 36 Oklahoma Statutes 1951, § 131, § 147 and § 148; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 11**, as amended.

HAs to **SCR 11** read as follows, and consideration deferred:

AMENDMENT NO. 1: Page one (1) of Engrossed Senate Concurrent Resolution No. 11 Amend the title to insert after the word "BILLS" and before the word "NOT" in the fourth line of said title a comma and the following words: "AND OTHER BILLS," and by striking the last two words of the title and inserting a period after the word "COMMITTEE".

AMENDMENT NO. 2: Page one (1), Line fifteen (15), At the end of the second paragraph amend by striking the period and inserting a comma and add the following:

"provided further that any other bills from which the enacting clause is stricken shall be sent to a joint conference committee."

AMENDMENT NO. 3: Page one (1), Line twenty-two (22) By amending the last paragraph after the word "Appropriations" in the fourth line by striking the balance of the paragraph and inserting a comma and the following words:

"and any other bills from which the enacting clause is stricken shall be sent to a Joint Conference Committee, for consideration by members of a Joint Conference Committee to be chosen at some later date."

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 3** and **SB 102**, each, as amended.

HAs to **SJR 3** read as follows and consideration deferred.

AMENDMENT NO. 1 Page two (2), Section two (2), Line nine (9) of Engrossed Senate Joint Resolution No. 3 amend by changing the date of "March 15, 1957," to read "April 1, 1957".

HAs to **SB 102** read as follows, and consideration deferred.

AMENDMENT NO. 1 Page 1, Section 1, Line 20 of Engrossed Senate Bill No. 102, amend by striking the figures "\$38,829.00" and "\$38,829.00" and inserting in lieu therefor "\$46,329.00" and "\$46,329.00."

AMENDMENT NO. 2 Page 1, Section 4, Lines 31 through 36 amend by striking all of Section 4 and inserting in lieu thereof the following:

"SECTION 4. The appropriations made by this Act shall not be subject to fiscal year limitations and shall be available for expenditure for a period of thirty (30) months after this Act is approved."

As provided under the Fine motion, the Presiding Officer declared the Senate adjourned to meet at 10:30 a. m., tomorrow.

THIRTY-FIFTH LEGISLATIVE DAY

Thursday, March 7, 1957

Pursuant to adjournment, the Senate met at 10:30 a. m., and was called to order by Senator Cartwright, who was ordered so to do by the President.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Excused: Cowden, Garvin, Hall, Harris, Herndon, Mahan, Tipps, Trent, Young (Haskell).—9.

The Presiding Officer declared a quorum present.

Prayer was offered by the Chaplain.

President Pro Tempore Baldwin presiding.

The Journal for the last legislative day was declared approved.

Senator McSpadden asked unanimous consent that Ruth Fry, young granddaughter of his secretary, Mrs. M. Fry, and Sally Cassel, of Alluwe, be made Honorary Journal Clerks for this legislative day, which was the order.

Senator Shoemake asked unanimous consent that Jimmy Bushnell of Muskogee be made an Honorary Page for this legislative day, which was the order.

FIRST READING

The following Bill was introduced and read the first time:

SB 268—By Stipe, Dendy, Shoemake, Hall, Mahan, and Sandlin of the Senate, and Sampsel, Pitcher, Lollar, Wilson and Sparkman of the House—An Act amend-

ing 82 O. S. 1951, § 862, relating to the powers, rights and privileges of the Grand River Dam Authority; amending 82 O. S. 1951, § 865, relating to disbursement of funds of the Grand River Dam Authority; amending 82 O. S. 1951, § 870, relating to the issuance and approval of bonds of the Grand River Dam Authority; providing for the judicial determination of validity of bonds, contracts and other Acts of the Grand River Dam Authority by the Oklahoma Supreme Court; repealing all Acts or parts of Acts in conflict therewith but not to impair contracts; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

HB 772—Public Health.

HB 619—Insurance, then to Appropriations and Budget.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HB 657**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 13** and **SB 106**.

The above numbered Bills and/or Resolutions were referred for enrollment.

GENERAL ORDER

SB 65, by Cartwright, was read and considered.

Upon motion of Senator Cartwright, **SB 65** was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended,

and **SB 65** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 65 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Beckham), Young (Cleveland).—31.

Excused: Cowden, Garvin, Hall, Harris, Herndon, Mahan, Tipps, Trent, Young (Haskell).—9.

Not Voting: Collins (Pontotoc), Fine, Stipe, Wilson (Greer).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Beckham), Young (Cleveland).—31.

Excused: Cowden, Garvin, Hall, Harris, Herndon, Mahan, Tipps, Trent, Young (Haskell).—9.

Not Voting: Collins (Pontotoc), Fine, Stipe, Wilson (Greer).—4.

The Emergency was declared passed.

SB 65 was referred for engrossment.

Senator Hope moved that the Senate request the Honorable House to return **HB 670** to the Senate for further consideration, which motion prevailed.

MOTION TO RECONSIDER VOTE

Senator Hope moved to reconsider the

vote by which **HB 670** was passed, the roll call thereon resulting as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Young (Cleveland).—32.

Excused: Cowden, Garvin, Hall, Harris, Herndon, Mahan, Tipps, Trent, Young (Haskell).—9.

Not Voting: Collins (Pontotoc), Wilson (Beckham), Wilson (Greer).—3.

Senator Hope moved to reconsider the vote by which **HB 670** was advanced to engrossment and third reading, which motion prevailed.

PENDING ACTION ON HAS

Senator Hope moved that the Senate concur in the **HAs** to **SCR 11**, which motion was declared adopted.

SCR 11, as amended by the Honorable House, was read at length as follows:

ENGROSSED SENATE CONCURRENT RESOLUTION NO. 11—By Hope and Grantham.

A CONCURRENT RESOLUTION REQUESTING THAT THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES DIRECT APPROPRIATION BILLS, AND OTHER BILLS NOT CONTAINING THE ENACTING CLAUSE BE SENT TO A JOINT CONFERENCE COMMITTEE.

WHEREAS, the amount of money in the various appropriation bills introduced during the Twenty-sixth Session of the Oklahoma State Legislature far exceeds the amount of revenue available; and

WHEREAS, it is desirable that these various appropriation bills be brought

within the amount of revenue available, there should be some way to indicate that these appropriation bills should go to a conference committee for joint consideration between the State Senate and the House of Representatives, provided further that any other bills from which the enacting clause is stricken shall be sent to a joint conference committee.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That the President Pro Tempore of the Senate and the Speaker of the House of Representatives direct that any appropriation bill that does not have the enacting clause be sent to a Joint Conference Committee on Appropriations, and any other bills from which the enacting clause is stricken shall be sent to a Joint Conference Committee for consideration by members of a Joint Conference Committee to be chosen at some later date.

Senator Hope moved the adoption of **SCR 11**, as amended, which motion prevailed.

House amendments were properly signed and **SCR 11**, as amended, was referred for enrollment.

Senator Herndon asked to be recorded present, which was the order.

GENERAL ORDER

SB 103, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Senators Dacus, McColgin, Stipe, Easterly, Miskovsky, Herndon, Breeden, Allen, Hamilton, McSpadden, Cartwright, Boecher, Shoemake, Frazier and Young (Cleveland) asked unanimous consent to be made co-authors of **SB 103**, which was the order.

Upon motion of Senator Hope, **SB 103** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 103** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 103 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Excused: Cowden, Garvin, Hall, Harris, Mahan, Tipps, Trent, Young (Haskell).—8.

Not Voting: McClendon.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Excused: Cowden, Garvin, Hall, Harris, Mahan, Tipps, Trent, Young (Haskell).—8.

Not Voting: McClendon.—1.

The Emergency was declared passed.

SB 103 was referred for engrossment.

Senators Young (Haskell) and Hall asked to be recorded present, which was the order.

GENERAL ORDER

SB 122, by Wilson (Beckham) and Hamilton of the Senate, and Carmichael, et al, of the House, was read and considered.

Senators Grantham, Jones, McColgin, Ritzhaupt and Dendy asked unanimous consent to be made co-authors of **SB 122**, which was the order.

Upon motion of Senator Hope, **SB 122** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 122** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 122 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Easterly.—1.

Excused: Cowden, Garvin, Harris, Mahan, Tipps, Trent.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson

(Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Easterly.—1.

Excused: Cowden, Garvin, Harris, Mahan, Tipps, Trent.—6.

The Emergency was declared passed.

SB 122 was referred for engrossment.

GENERAL ORDER

SB 131, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Senators Grantham, Dacus, Sandlin, McColgin, Price, Payne, Jones, Frazier, Allen, Rinehart, Cartwright, Easterly, Herndon, Young (Cleveland), Collins (Creek), Perryman, Boecher, Dendy, Collins (Pontotoc) and Shoemake asked unanimous consent, which was granted, to be made co-authors of **SB 131**.

Upon motion of Senator Hope, **SB 131** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 131** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 131 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cowden, Garvin, Harris, Mahan, Tipps, Trent.—6.

Not Voting: Sandlin.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cowden, Garvin, Harris, Mahan, Tipps, Trent.—6.

Not Voting: Sandlin.—1.

The Emergency was declared passed.

SB 131 was referred for engrossment.

GENERAL ORDER

SB 132, by Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House, was read and considered.

Senator Hope moved that the enacting clause of **SB 132** be ordered stricken, which motion was declared adopted.

Upon motion of Senator Hope, **SB 132**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 132**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 132 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin,

Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Cowden, Garvin, Harris, Mahan, Tipps, Trent.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Cowden, Garvin, Harris, Mahan, Tipps, Trent.—6.

The Emergency was declared passed.

SB 132 was referred for engrossment.

GENERAL ORDER

SJR 15, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SJR 15** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SJR 15** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 15 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart,

Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Breeden, Coppock.—2.

Excused: Cowden, Garvin, Harris, Mahan, Tipps, Trent.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Breeden, Coppock.—2.

Excused: Cowden, Garvin, Harris, Mahan, Tipps, Trent.—6.

The Emergency was declared passed.

SJR 15 was referred for engrossment.

Senator Rinehart asked unanimous consent that a copy of the oration by Nancy Kunneman of El Reno given before the Senate on Wednesday, March 6, be obtained and incorporated in the Senate Journal, and that five hundred (500) copies of the oration be mimeographed for distribution to the schools of the State, which was the order.

Senator Tipps asked to be recorded present, which was the order.

GENERAL ORDER

SB 233, by Miskovsky and Price of the Senate, McCarty, et al of the House, was read and considered.

Senator Price moved to amend **SB 233**, line 18, page 2, by adding after the word, "law,": "Provided all payments by the State Election Board shall cease when the voting machines shall

have been paid for," which amendment was declared adopted.

Senator Miskovsky asked unanimous consent, which was granted, that further consideration of **SB 233** be deferred for this legislative day.

Senator Miskovsky asked to be excused for the remainder of this legislative day, which was the order.

Senator Cartwright presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 549 and 638, SCR 12, SBs 100 and 128 each correctly engrossed.

SJR 13 correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 549 and 638**, as amended, were each properly signed and ordered returned to the Honorable House.

Engrossed **SCR 12, SBs 100 and 128** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SJR 13**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 178, by Stipe of the Senate and Gotcher and Skeith of the House, was read and considered.

Upon motion of Senator Stipe, **SB 178** was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **SB 178** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 178 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Col-

lins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Hall, Hope, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—28.

Nay: Grantham, Hamilton, McClendon, Perryman, Sandlin, Young (Cleveland).—6.

Excused: Cowden, Garvin, Harris, Mahan, Miskovsky, Trent.—6.

Not Voting: Boecher, Fine, Herndon, Jones.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Hall, Hamilton, Hope, McClendon, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Grantham, Perryman, Sandlin.—3.

Excused: Cowden, Garvin, Harris, Mahan, Miskovsky, Trent.—6.

Not Voting: Boecher, Fine, Herndon, Jones.—4.

The Emergency was declared passed.

SB 178 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Ritzhaupt moved that the vote be reconsidered by which SB 178 was passed.

GENERAL ORDER

SB 264, by Young (Cleveland) of the Senate and Bailey (Cleveland) and Wolf of the House, was read and considered.

Upon motion of Senator Young (Cleveland), SB 264 was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were

suspended and SB 264 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 264 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Field, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Cowden, Garvin, Harris, Mahan, Miskovsky, Trent.—6.

Not Voting: Dendy, Easterly, Fine.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Field, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Cowden, Garvin, Harris, Mahan, Miskovsky, Trent.—6.

Not Voting: Dendy, Easterly, Fine.—3.

The Emergency was declared passed.

SB 264 was referred for engrossment.

GENERAL ORDER

SB 197, by Shoemake, Young (Haskell), Frazier and Herndon, was read and considered.

Senators Shoemake and Ritzhaupt moved to amend SB 197, line 11, page 2, by striking after the word "of" and

before the word "assessed" the words "the entire" and inserting the words and figures "Seventy-five Hundred (\$7500.00) Dollars of the", which amendment was declared adopted.

Senator Wilson (Greer) asked that Senator Easterly be shown excused for the remainder of this legislative day, which was the order.

Upon motion of Senator Shoemake, **SB 197**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 197**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 197 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Frazier, Hall, Hamilton, Herndon, Hope, Jones, McClendon, Mc-Colgin, McSpadden, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Grantham, Price.—2.

Excused: Cowden, Easterly, Garvin, Harris, Mahan, Miskovsky, Trent.—7.

Not Voting: Fine, Stipe, Tipps.—3.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Frazier, Hall, Hamilton, Herndon, Hope, Jones, McClendon, Mc-Colgin, McSpadden, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Beckham), Wilson

(Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Grantham, Price.—2.

Excused: Cowden, Easterly, Garvin, Harris, Mahan, Miskovsky, Trent.—7.

Not Voting: Fine, Stipe, Tipps.—3.

The Emergency was declared passed.

SB 197, as amended, was referred for engrossment.

GENERAL ORDER

SB 140, by Carrier, Grantham, Cop-pock, Easterly and Boecher of the Sen-ate and Morford et al of the House, was read and considered.

Upon motion of Senator Carrier, **SB 140** was advanced to engrossment and third reading.

Upon motion of Senator Carrier, the rules of the Senate were suspended and **SB 140** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 140 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritz-haupt, Sandlin, Shoemake, Walker, Wil-son (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Cowden, Easterly, Garvin, Harris, Mahan, Miskovsky, Trent.—7.

Not Voting: Stipe, Tipps.—2.

The Bill was declared passed.

SB 140 was referred for engrossment.

Senator Baldwin asked unanimous consent, which was granted, to have read an invitation from Earl R. Wise-man, District Director of the Internal

Revenue Service, of Oklahoma City, inviting members of the Senate to an "open house" in the new offices of the Internal Revenue Service on Wednesday, March 13, 1957, from 3:00 to 4:30 p. m.

Senator Field moved when the desk is cleared of routine matters the Senate adjourn to meet on Monday, March 11, 1957, as provided under the Rules, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HJR 505** and **HB 666**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SJR 13**, **SBs 99, 129, 187**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM GOVERNOR

Advising approval by him, March 6, 1957, of Enrolled **SB 115**, entitled:

ENROLLED SENATE BILL NO. 115
—By Hope, Wilson (Greer) and Dacus of the Senate and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE SCHOOL LUNCH DIVISION OF THE STATE BOARD OF EDUCATION; STATING THE PURPOSE; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF PERSONNEL; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

MESSAGE FROM THE HOUSE

Advising the return of Engrossed **HB 670**, for further consideration, as requested by the Senate.

MESSAGE FROM THE HOUSE

Advising the following changes of Conferees on **HBs** indicated:

HB 508: Langley replaced Bailey (Cleveland).

HB 516: Sampsel replaces Langley.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

SB 54—Business and Industry.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 269—By Shoemake and Boecher—An Act relating to Motor Vehicles; amending Article 11 of Oklahoma School Code; providing Boards of Education of School Districts maintaining high schools shall require high school pupils to complete course of study and instruction in safe driving and operation of motor vehicles, teaching thereof to be by personnel of State Department of Public Safety; authorizing joint programs; and declaring an emergency.

SB 270—By Hall, Stipe and Shoemake of the Senate, and Lollar of the House—An Act amending 62 O. S. 1951 § 195, creating a petty cash fund at the Taft State Hospital; and declaring an emergency.

SB 271—By Hall, Young (Cleveland) and Stipe of the Senate, and Pitcher and Lollar of the House—An Act relating to institutions within the Department of Mental Health; providing that funds of patients who die or are discharged from an institution within the Department of Mental Health shall become the property of the State if not claimed within three (3) years by such patient, his legal representative, or legal successor; and declaring an emergency.

SB 272—By Hall of the Senate, and Lollar of the House—An Act authorizing cities to give land to institutions in the Oklahoma State System of Higher Education which are located in such cities; authorizing the governing board of such institution to accept same; and declaring an emergency.

SB 273—By Hall and Young (Cleveland) of the Senate, and Bailey (Cleveland) and Wolf of the House—An Act requiring the State Highway Commission to erect markers on the sites of fatal accidents on public highways outside of cities and towns; and declaring an emergency.

SB 274—By Allen—An Act repealing 70 O. S. 1951 § 18-5, as amended by Section 47, Chapter A, Title 70, Oklahoma Session Laws 1955, relating to the payment of basic aid to School Districts; fixing effective date of Act; and declaring an emergency.

SB 275—By Young (Cleveland) and Miskovsky of the Senate, and Bailey (Cleveland) and Fuller of the House—An Act relating to Water Conservancy Districts; amending Section 3, Chapter 5, Title 82, Oklahoma Session Laws 1955; extending application of certain provisions to certain counties; and declaring an emergency.

Senator McSpadden presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SRs 16 and 17 each correctly enrolled.

Enrolled **SRs 16 and 17** were each properly signed and ordered transmitted to the Secretary of State.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., Monday, March 11, 1957.

THIRTY-SIXTH LEGISLATIVE DAY
Monday, March 11, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—43.

Excused: Collins (Creek).—1.

The President declared a quorum present.

Prayer was offered by Mr. George O'Neal, Calendar Clerk.

The Journal for the last legislative day was declared approved.

Senator Young (Haskell) asked unanimous consent, which was granted, that Susie Lux of Stigler, be made an Honorary Journal Clerk and Hal Lux of Stigler be made an Honorary Page for this legislative day.

COMMITTEE REPORT

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar:

DO PASS, as amended:

HB 777—Appropriations and Budget.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 19—By Miskovsky of the Senate and McCarty of the House—A Joint Resolution authorizing and directing the

State Board of Public Affairs to purchase certain parcels of lands, adjoining real estate now owned by the State of Oklahoma, in the State Capitol Addition; Oklahoma City, Oklahoma County, Oklahoma; and declaring an emergency.

SB 276—By Ritzhaupt and Harris—An Act relating to employment security administration fund amending 40 O. S. 1951, § 223 (a); and declaring an emergency.

SB 277—By Rinehart and Frazier of the Senate and Bullard of the House—An Act relating to campaigns for political office, prohibiting the use of Welfare Funds in payment or consideration for campaign workers, or procuring election; providing penalties for the violation thereof; and declaring an emergency.

RESOLUTION

By unanimous consent, Senator Rinehart introduced the following Resolution which was taken up for immediate consideration:

SENATE CONCURRENT RESOLUTION NO. 13 — By Rinehart of the Senate and Kite of the House.

SENATE CONCURRENT RESOLUTION COMMENDING OKLAHOMA YOUNG DEMOCRAT CLUBS FOR COLLEGE RALLY AND BANQUET HONORING THE HONORABLE HARRY S. TRUMAN, FORMER PRESIDENT OF THE UNITED STATES.

By unanimous consent, upon request of Senator Miskovsky, all Democrat members of the Senate were made co-authors of **SCR 13**.

SCR 13, as co-authored, was read at length as follows and adopted upon motion of Senator Rinehart:

SENATE CONCURRENT RESOLUTION NO. 13—By Rinehart, Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden,

Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McCleendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell) of the Senate, and Kite of the House.

SENATE CONCURRENT RESOLUTION COMMENDING OKLAHOMA YOUNG DEMOCRAT CLUBS FOR COLLEGE RALLY AND BANQUET HONORING THE HONORABLE HARRY S. TRUMAN, FORMER PRESIDENT OF THE UNITED STATES.

BE IT RESOLVED BY THE SENATE OF THE STATE OF OKLAHOMA, AND THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

THAT we commend the Young Democrat Clubs of Oklahoma and their State President, The Honorable George Nigh; their College President, The Honorable Clyde Sare; and The Honorable Oliver S. Wilham, President of Oklahoma Agricultural & Mechanical College at Stillwater, Oklahoma, for the enthusiastic rally of Young Democrats held there on March 1, 1957.

WE FURTHER commend and congratulate them on their selection of The Honorable Harry S. Truman, former President of the United States, as the principal speaker at their evening banquet.

BE IT FURTHER RESOLVED, that copies of this Resolution be by the Secretary of the Senate, mailed to The Honorable Oliver S. Wilham, President of Oklahoma A & M College; to Honorable George Nigh, President of Oklahoma Young Democrat Clubs; and to Honorable Clyde Sare, College President of Oklahoma Young Democrat Clubs.

SCR 13 was ordered referred for engrossment.

PENDING REQUEST FOR CONFERENCE ON HB 508

Upon motion of Senator Field, the request of the Honorable House for a conference on **HB 508** was ordered granted.

President Pro Tempore Baldwin announced the appointment of Senator Hamilton, Chairman, Senator McCleendon, Vice Chairman, and Senators Trent, Walker, Garvin, Breeden, Grantham, Wilson (Greer), Frazier and Cowden as Senate Conferees under **HB 508**.

RESOLUTION

By unanimous consent, upon request of Senator Mahan, the following Resolution was introduced and taken up for immediate consideration:

SENATE RESOLUTION NO. 18—By McSpadden.

A RESOLUTION COMMENDING JIM SNIVELY, PAWHUSKA, OKLAHOMA, FOR HIS PROFESSIONAL ACCOMPLISHMENT ON THE RODEO CIRCUIT; EXPRESSING APPRECIATION OF THE TWENTY-SIXTH LEGISLATURE FOR THE HONOR WHICH SAID ACCOMPLISHMENT HAS BROUGHT TO OKLAHOMA; AND DIRECTING THAT CERTIFIED COPIES OF THIS RESOLUTION BE MAILED TO SAID JIM SNIVELY AND TO THE MEMBERS OF HIS IMMEDIATE FAMILY.

Senators Grantham, Dacus, and Cowden asked to be made co-authors of **SR 18** which was the order.

SR 18, as co-authored, was read at length as follows, and adopted upon motion of Senator Mahan:

SENATE RESOLUTION NO. 18—By McSpadden, Grantham, Dacus and Cowden.

A RESOLUTION COMMENDING JIM SNIVELY, PAWHUSKA, OKLAHOMA, FOR HIS PROFESSIONAL ACCOM-

PLISHMENT ON THE RODEO CIRCUIT; EXPRESSING APPRECIATION OF THE TWENTY-SIXTH LEGISLATURE FOR THE HONOR WHICH SAID ACCOMPLISHMENT HAS BROUGHT TO OKLAHOMA; AND DIRECTING THAT CERTIFIED COPIES OF THIS RESOLUTION BE MAILED TO SAID JIM SNIVELY AND TO THE MEMBERS OF HIS IMMEDIATE FAMILY.

WHEREAS, Jim Snively of Pawhuska, Oklahoma was officially designated World's Champion Steer-roper at the National Western Stock Show, Denver, Colorado; and

WHEREAS, This accomplishment and signal honor has brought great credit, not only to said Jim Snively, but also to his community and to the State of Oklahoma; and

WHEREAS, This Twenty-sixth Legislature is deeply appreciative of Oklahoma champions in the several fields of competitive endeavor;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE:

SECTION 1. That the Twenty-sixth Legislature officially commend Mr. Jim Snively for his accomplishment on the professional rodeo circuit and for the credit this accomplishment reflects upon the State of Oklahoma.

SECTION 2. That a certified copy of this Resolution be mailed to said Jim Snively and to the members of his immediate family.

SR 18 was referred for enrollment.

RESOLUTION

By unanimous consent, upon request of Senator McSpadden, the following Resolution was introduced and taken up for immediate consideration:

SENATE RESOLUTION NO. 19—By McSpadden.

A RESOLUTION COMMENDING THE FIELD OF RODEO; RECOGNIZ-

ING RODEO AS A FIELD OF SPORT.

Senators Dacus, Cowden, Payne, Grantham and Walker asked unanimous consent to be co-authors of SR 19, which was the order.

SR 19, as co-authored, was read at length as follows, and adopted upon motion of Senator McSpadden:

SENATE RESOLUTION NO. 19—By McSpadden, Cowden, Dacus, Payne, Grantham and Walker.

A RESOLUTION COMMENDING FIELD OF RODEO; RECOGNIZING RODEO AS A FIELD OF SPORT.

WHEREAS, Since the beginning of the Rodeo Cowboys Association Point Award System in 1945 there have been twenty (20) Oklahoma-born contestants holding individual world championship titles and four (4) Oklahoma-born all-around Cowboy Champions; and

WHEREAS, During the preceding rodeo season of 1956 there were twenty (20) professional rodeos held in the State of Oklahoma where the total prize money exceeded \$100,000; and

WHEREAS, These rodeos attracted the top-flight cowboy athletes of the rodeo profession; and

WHEREAS, Every rodeo in the State of Oklahoma during the year of 1957 is an integral part of Oklahoma's Semi-Centennial Celebration; and

WHEREAS, the perpetuation of the history and romance of the West is a primary objective of the State of Oklahoma; and

WHEREAS, High courage and fine sportsmanship are among the finest of American traditions; and

WHEREAS, All of these qualities are embodied in the rodeo, the only true American-born sport.

NOW THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That the field of rodeo

in the State of Oklahoma be commended for the great glory it has brought to the State of Oklahoma annually.

SECTION 2. That the field of rodeo be officially recognized as a sport in the State of Oklahoma.

SR 19 was referred for enrollment.

RESOLUTION

By unanimous consent, upon request of Senator Payne, the following Resolution was introduced and taken up for immediate consideration:

SENATE RESOLUTION NO. 20—By Payne and McSpadden of the Senate—A RESOLUTION COMMENDING JIM SHOULDERS, HENRYETTA, OKLAHOMA, FOR HIS MANY PROFESSIONAL ACCOMPLISHMENTS ON THE RODEO CIRCUIT; EXPRESSING APPRECIATION OF THE TWENTY-SIXTH LEGISLATURE FOR THE HONOR WHICH SAID ACCOMPLISHMENTS HAVE BROUGHT TO OKLAHOMA; AND DIRECTING THAT CERTIFIED COPIES OF THIS RESOLUTION BE MAILED TO SAID JIM SHOULDERS AND TO THE MEMBERS OF HIS IMMEDIATE FAMILY.

Senators Mahan, Cowden, Dacus, Coppock, Walker and Grantham asked unanimous consent, which was granted, to be made co-authors of SR 20.

SR 20, as co-authored, was read at length as follows, and adopted upon motion of Senator Payne:

SENATE RESOLUTION NO. 20—By Payne, McSpadden, Mahan, Cowden, Dacus, Coppock, Walker and Grantham.

A RESOLUTION COMMENDING JIM SHOULDERS, HENRYETTA, OKLAHOMA, FOR HIS MANY PROFESSIONAL ACCOMPLISHMENTS ON THE RODEO CIRCUIT; EXPRESSING APPRECIATION OF THE TWENTY-SIXTH LEGISLATURE FOR THE HONOR WHICH SAID ACCOMPLISHMENTS HAVE BROUGHT TO OKLAHOMA; AND DIRECTING THAT CERTIFIED COPIES OF THIS RESOLU-

TION BE MAILED TO SAID JIM SHOULDERS AND TO THE MEMBERS OF HIS IMMEDIATE FAMILY.

WHEREAS, Jim Shoulders of Henryetta, Oklahoma, was officially designated as America's all-around Cowboy Champion at the National Western Stock Show; and

WHEREAS, Said Jim Shoulders has held the all-around Cowboy Championship title twice, 1949 and 1956; and

WHEREAS, Jim Shoulders has distinguished himself by winning over \$40,000 during the year of 1956 thereby establishing a new worlds record for prize money won by an individual in one season as well as winning more money than any other contestant; and

WHEREAS, Said Jim Shouders is also World's Champion Bareback rider, having held that title two times, and World's Champion Bullrider, having held that title four times; and

WHEREAS, These accomplishments and signal honors have brought great credit, not only to said Jim Shoulders, but also to his community and to the State of Oklahoma; and

WHEREAS, This Twenty-sixth Legislature is deeply appreciative of Oklahoma champions in the several fields of competitive endeavor;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE:

SECTION 1. That the Twenty-sixth Legislature officially commend Mr. Jim Shoulders for his many accomplishments on the professional rodeo circuit and for the credit which these accomplishments reflect upon the State of Oklahoma.

SECTION 2. That a certified copy of this Resolution be mailed to said Jim Shoulders and to the members of his immediate family.

SR 20 was referred for enrollment.

SECOND READING

The following Bills and/or Resolutions

were read the second time and referred to Committees indicated:

SB 268—State and Federal Government.

SB 269—Public Safety, then Education.

SB 270—Public Health.

SB 271—Public Health.

SB 272—Public Lands.

SB 273—Roads and Highways.

SB 274—Education.

SB 275—County Government, then to Agriculture, then to Municipal Government.

Senator Cartwright presiding.

GENERAL ORDER

SB 180, by Sandlin of the Senate, and Levergood of the House, was read and considered.

Senator Sandlin moved to amend **SB 180**, line 6, page 3, by adding a new section to be numbered Section 2 as follows: "Provided, any proceeding or suit or action to challenge or vacate or reopen a judgment, ratified or confirmed by this Act or law shall be commenced within six (6) months from the effective date hereof. That unless such suit or proceeding is begun within such time, the right to attack or challenge or question the validity of such judgment shall be forever barred," and renumber Section 2 to be Section 3; and amend the title to conform to the body of the bill as amended, which amendment was declared adopted.

Upon motion of Senator Snadlin, further consideration of **SB 180** was deferred to another legislative day.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 96**, as amended.

HAs to **SB 96** read as follows, and concurred in upon motion of Senator Miskovsky:

AMENDMENT NO. 1. Amend En-

grossed Senate Bill No. 96, By adding co-author McCarty of the House.

AMENDMENT NO. 2. Page one (1) of Engrossed Senate Bill No. 96, Amend by striking Title and Sections one (1) through two (2), and substitute in lieu thereof the following:

AN ACT AMENDING 10 O. S. 1951 § § 116e AND 116f; FIXING THE ANNUAL SALARY OF PROBATION OFFICER, SECRETARY AND ASSISTANT PROBATION OFFICER AND SECRETARY TO PROBATION OFFICER AND PUBLIC DEFENDER IN ALL COUNTIES OF THIS STATE HAVING A POPULATION IN EXCESS OF THREE HUNDRED THOUSAND (300,000) AND A CITY THEREIN HAVING A POPULATION IN EXCESS OF TWO HUNDRED THOUSAND (200,000) ACCORDING TO THE FEDERAL DECENNIAL CENSUS OF 1950, AND ANY FUTURE DECENNIAL CENSUS; PROVIDING FOR PAYMENT OF SAID SALARIES; MAKING PROVISIONS OF THIS ACT SEVERABLE; REPEALING CONFLICTING LAWS; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 10 O. S. 1951 § 116e is hereby amended to read as follows:

§ 116e. In each county of this State having a population in excess of *three hundred thousand (300,000)*, and a city therein having a population in excess of two hundred thousand (200,000) according to the Federal Decennial Census of 1950, or any future Federal Decennial Census, the Probation Officer shall receive a salary of *Six Thousand Six Hundred Dollars (\$6,600.00)* * * * payable monthly. *Four Thousand Dollars (\$4,000.00)* of said salary shall be paid by the county, and *Two Thousand Six Hundred Dollars (\$2,600.00)* thereof shall be paid out of the Court Fund.

SECTION 2. 10 O. S. 1951 § 116f is hereby amended to read as follows:

§ 116f. The Probation Officer provided by 10 O. S. 1951 § 116f and the Public Defender provided by 19 O. S. 1951 § 134, may have a secretary appointed by the judges of the courts of record of such counties, who shall also be an Assistant Probation Officer and shall serve as such Secretary and Assistant Probation Officer at the pleasure of such judges. Said Secretary and Assistant Probation Officer shall receive a salary not to exceed *Four Hundred Dollars (\$400.00)* per month, *Two Hundred Dollars (\$200.00)* per month of said salary shall be paid by the County, and the remainder shall be paid out of the Court Fund. The amount of salary for such Secretary and Assistant Probation Officer to be paid out of the Court Fund shall be fixed by order of the judges of the courts of record of such county.

SECTION 3. If any section, sentence or clause of this Act is for any reason held to be invalid, such holding shall not affect the validity of the remaining portions thereof.

SECTION 4. All laws or parts of laws in conflict herewith are hereby repealed.

SECTION 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

SB 96, as amended by the Honorable House, was read at length.

On the question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe,

Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Creek).—1.

Not Voting: Cowden, Mahan, Payne, Rinehart.—4.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Creek).—1.

Not Voting: Cowden, Mahan, Payne, Rinehart.—4.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MOTION TO RECONSIDER VOTE

The vote occurring on the Miskovsky motion to reconsider the vote by which SB 83 was passed, it was declared adopted, upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Hall, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Rinehart, Ritzhaupt, Sandlin, Tipps, Walker, Young (Cleveland).—28.

Nay: Garvin, Grantham, Hamilton, Jones, Price, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Haskell).—11.

Excused: Collins (Creek).—1.

Not Voting: Collins (Pontotoc), Frazier, Mahan, Payne.—4.

Senator Miskovsky moved to reconsider the vote by which **SB 83** was advanced to engrossment and third reading, which motion was declared adopted.

GENERAL ORDER

SB 58, by Grantham of the Senate, and Bailey (Kay) et al of the House, was read and considered.

Senators Miskovsky, Boecher and Cowden asked unanimous consent, which was granted, to be made co-authors of **SB 58**.

Upon motion of Senator Grantham, **SB 58** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended, and **SB 58** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 58 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Creek).—1.

Not Voting: Easterly, McClendon, Mahan, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky,

Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Creek).—1.

Not Voting: Easterly, McClendon, Mahan, Wilson (Beckham).—4.

The Emergency was declared passed.

SB 58 was referred for engrossment.

GENERAL ORDER

Senator Grantham moved that **SB 150**, by Grantham, be ordered stricken from the Calendar, which motion prevailed.

President Pro Tempore Baldwin presiding.

SB 44, by Stipe of the Senate, and Gotcher, et al of the House, was read and considered.

Upon motion of Senator Stipe, **SB 44** was advanced to engrossment and third reading.

Senators Herndon, Dacus, Trent, Collins (Pontotoc), Frazier and Payne asked unanimous consent to be made co-authors of **SB 44**, which was the order.

Senator Stipe moved to reconsider the vote by which **SB 44** was advanced to engrossment and third reading, which motion prevailed.

Senator Stipe moved to amend **SB 44**, line 1, page 3, by adding after the word, "qualified," the words, "residents as defined above," and striking the word, "voters," which amendment was declared adopted.

Upon motion of Senator Stipe, **SB 44**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules of the Senate were suspended, and **SB 44**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 44 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—40.

Excused: Collins (Creek).—1.

Not Voting: McClendon, Mahan, Wilson (Greer).—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—40.

Excused: Collins (Creek).—1.

Not Voting: McClendon, Mahan, Wilson (Greer).—3.

The Emergency was declared passed.

SB 44, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 15 and **SBs 65, 103, 122, 131, 132, 140, 197** and **264** each correctly engrossed.

SCR 11 and **SB 106** each correctly enrolled.

Engrossed **SJR 15** and Engrossed **SBs 65, 103, 122, 131, 132, 140, 197** and **264** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR 11** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SB 106**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

PENDING CONSIDERATION OF HAS:

Upon motion of Senator Hope, the Senate concurred in **HAs** to **SB 102**.

SB 102, as amended, by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Collins (Creek).—1.

Not Voting: Mahan, Payne.—2.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Collins (Creek).—1.

Not Voting: Mahan, Payne.—2.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

GENERAL ORDER

SB 120, by Hope, Wilson (Greer) and Dacus of the Senate and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 120** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 120** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 120 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—39.

Excused: Collins (Creek).—1.

Not Voting: Fine, Mahan, Wilson (Beckham), Young (Haskell).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake,

Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—39.

Excused: Collins (Creek).—1.

Not Voting: Fine, Mahan, Wilson (Beckham), Young (Haskell).—4.

The Emergency was declared passed.

SB 120 was referred for engrossment.

GENERAL ORDER

HJR 503, by Davis et al of the House and Field, Allen, Harris, Shoemake, Hamilton, Frazier, Hall and McSpadden of the Senate, was read and considered.

Upon motion of Senator Hope, **HJR 503** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HJR 503** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 503 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Collins (Creek).—1.

Not Voting: Carrier, Fine, McColgin, Mahan, Wilson (Beckham).—5.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Mc-

Clendon, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Collins (Creek).—1.

Not Voting: Carrier, Fine, McColgin, Mahan, Wilson (Beckham).—5.

The Emergency was declared passed.

HJR 503, as amended, was referred for engrossment.

GENERAL ORDER

HB 569, by Stevens et al of the House, was read and considered.

Upon request of Senator Walker, further consideration of **HB 569** was deferred for this legislative day.

SB 173, by Hall of the Senate and Rogers of the House, was read and considered.

Upon request of Senator Hall, further consideration of **SB 173** was deferred for this legislative day.

SB 208, by Shoemake, was read and considered.

Upon request of Senator Shoemake, further consideration of **SB 208** was deferred for this legislative day.

SB 167, by Tipps, was read and considered.

Upon motion of Senator Tipps, **SB 167** was advanced to engrossment and third reading.

Upon motion of Senator Tipps, the rules of the Senate were suspended and **SB 167** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 167 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easter-

ly, Field, Fine, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Collins (Creek).—1.

Not Voting: Frazier, Garvin, Jones.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Collins (Creek).—1.

Not Voting: Frazier, Garvin, Jones.—3.

The Emergency was declared passed.

SB 167 was referred for engrossment.

Senator Dendy asked to be excused temporarily, which was the order.

GENERAL ORDER

SB 145, by Allen, was read and considered.

Senator Allen moved to amend **SB 145**, line 1, page 1, by deleting after the word "fees" and before the word "shall" the words "and mileage," which amendment was declared adopted.

Upon motion of Senator Allen, the title of **SB 145** was ordered amended to conform to the bill, as amended.

Senator Young (Haskell) moved to amend **SB 145**, lines 2, 5 and 14, page 2, by striking the word "State" and in-

serting the word "County" and amend the title to conform.

Senator Dendy asked to be recorded present, which was the order.

Senator Cowden moved, as a substitute, that further consideration of **SB 145** be indefinitely postponed.

Senator Allen asked unanimous consent, to which Senator Ritzhaupt objected, that further consideration of **SB 145** be deferred until some future legislative day.

Senator Allen moved, as a substitute for all pending motions, that **SB 145** be referred to the Committee on Public Safety.

Senator Miskovsky moved to table the Allen motion, which motion failed of adoption.

The vote occurring on the Allen motion, it was declared adopted.

SB 13, by Hope of the Senate and Ham of the House, was read and considered.

Upon motion of Senator Hope, **SB 13** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 13** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 13 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson

(Greer), Young (Cleveland), Young (Haskell).—43.

Excused: Collins (Creek).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—43.

Excused: Collins (Creek).—1.

The Emergency was declared passed.

SB 13 was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

Senator Ritzhaupt asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **SB 178** was passed.

The vote occurring on the Stipe motion, to reconsider the vote by which **SB 138** was passed, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Collins (Pontotoc), Dendy, Easterly, Hall, Harris, McSpadden, Mahan, Payne, Perryman, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Young (Cleveland), Young (Haskell).—17.

Nay: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, Miskovsky, Price, Rinehart, Ritzhaupt, Sandlin, Walker, Wilson (Greer).—24.

Excused: Collins (Creek).—1.

Not Voting: Frazier, Herndon.—2.

GENERAL ORDER

SB 42, by Hope of the Senate and Ham of the House, was read and considered.

Upon motion of Senate Hope, **SB 42** was advanced to engrossment and third reading.

Senator Sandlin asked to be excused temporarily, which was the order.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 42** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 42 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Creek), Sandlin.—2.

Not Voting: Fine, Hall, Mahan.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Creek), Sandlin.—2.

Not Voting: Fine, Hall, Mahan.—3.

The Emergency was declared passed.

SB 42 was referred for engrossment.

PENDING CONSIDERATION OF HAS:

Upon motion of Senator Young (Cleveland), the Senate concurred in **HAS** to Engrossed **SJR 3**.

SJR 3, as amended by the Honorable House, was read at length.

On question of passage of Resolution, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Collins (Creek), Sandlin.—2.

Not Voting: Boecher, Carrier, Dacus, Easterly, Hall, Jones, Mahan, Tipps.—8.

The Resolution, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Collins (Creek), Sandlin.—2.

Not Voting: Boecher, Carrier, Dacus, Easterly, Hall, Jones, Mahan, Tipps.—8.

The Emergency was declared passed.

The House Amendments were properly signed and above numbered Resolution, as amended, was referred for enrollment.

Senator Fine moved that the President Pro Tempore authorize the Chairman of any Senate Conference Committee, on the unexcused absence of any Conferee, to appoint any other member of the Senate to fill said Conferee's place during his absence, which motion was declared adopted.

Senator Field moved when the desk is cleared of routine matters the Senate adjourn to meet as provided under the Rules, which motion was declared adopted.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 244—Agriculture—to Appropriations and Budget by previous order.

HB 704—Military and Veterans' Affairs.

DO PASS, as amended:

SB 209—Agriculture.

SJR 9—Constitutional Amendments, Initiative and Referendum and Code Revision.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 278—By Harris of the Senate; and Simmons, Taliaferro and Ozmun of the House—An Act relating to city courts; changing names of city courts in certain counties, imposing additional duties on judges of such courts and providing additional compensation for performance of such additional duties, permitting judges to engage in private practice of law, and fixing compensation of clerks, marshals, and jurors in such courts, and prescribing sources of payment; continuing application of existing laws except as changed or modified by Act; and declaring an emergency.

SB 279—By Sandlin of the Senate and Huser and Rives of the House—An Act relating to county officers; providing additional duties for county judges in certain counties having a population of not less than twenty thousand five hundred (20,500) nor more than twenty-one thousand (21,000) according to the federal decennial census of 1950, or any succeeding federal decennial census, and having a net valuation of not less than twelve million dollars (\$12,000,000.00) in 1956 or any succeeding year; providing for additional compensation to be paid from the general fund of said counties and declaring an emergency.

SB 280—By Sandlin of the Senate and Huser and Rives of the House—An Act relating to county officers; providing additional duties for county attorneys in certain counties having a population of not less than twenty thousand five hundred (20,500) nor more than twenty-one thousand (21,000) according to the federal decennial census of 1950, or any succeeding federal decennial census, and having a net valuation of not less than twelve million dollars (\$12,000,000.00) in 1956 or any succeeding year; providing for additional compensation to be paid from the general fund of said counties and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 523—A Concurrent Resolution directing the Oklahoma State Legislative Council to prepare a new highway and public safety code during the 1957-1959 interim for presentation to the 1959 Legislative Session.

Consideration of the above numbered **HCR** was deferred.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p. m., tomorrow.

THIRTY-SEVENTH LEGISLATIVE DAY

Tuesday, March 12, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—42.

Excused: Mahan, Young (Cleveland).—2.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend J. M. Gaskin, Pastor of the First Baptist Church of Heavener.

The Journal for the last legislative day was declared approved.

Senator Young (Haskell) asked that the record show Senator Young (Cleveland) excused for this legislative day because of the funeral of an uncle, which was the order.

PENDING REQUEST FOR CONFERENCE ON HB 516

Upon motion of Senator Field, the request of the Honorable House for a conference on **HB 516** was ordered granted.

SENATE CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tempore Baldwin announced the appointment of the follow-

ing as Senate Conferees under the bills hereinafter numbered:

HB 516—Senator Dendy, Chairman, Senator Ritzhaupt, Vice Chairman, and Senators Young (Cleveland), Shoemake, Stipe, Coppock and Dacus;

SB 7—Senator Wilson (Greer), Chairman, and Senators Boecher, and Collins (Creek);

SB 121—Senator Carrier, Chairman, Senators Easterly and Perryman.

Senator Garvin asked to be shown excused until such time as he might return to the Chamber, which was the order.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 228—Municipal Government.

SB 252—Privileges and Elections.

SB 265—Public Safety.

HB 677—Municipal Government.

HB 787—Municipal Government.

DO PASS, as amended:

SJR 4—Municipal Government.

SB 255—Municipal Government.

HB 737—Municipal Government.

HB 745—Public Safety.

Senator Miskovsky asked unanimous consent, which was granted, that the following report of the Special Committee appointed in re **SJR 4** be ordered incorporated in the Journal:

February 25, 1957

Honorable George Miskovsky,
State Senator,
Chairman, Municipal Government
Committee, State Senate,
Oklahoma City, Oklahoma
Dear Senator Miskovsky:

You have heretofore appointed a Special Committee consisting of the undersigned to assist in drafting a committee substitute to Senate Joint Resolution No. 4 which pertains to entering into of water contracts and securing of water facilities by cities and towns.

The undersigned have met with Senator Howard Young, whom you designated as Chairman of such Special Committee, and herewith recommend the attached as committee substitute to said Senate Joint Resolution No. 4.

The undersigned committee recognizes that water is Oklahoma's greatest problem. Almost every city and town in the state faces a future water shortage. Very few communities have nearby sources of water large enough to meet the needs of the growth and development of the years ahead. Industries and processing plants are being asked to come to all parts of Oklahoma. They will create jobs and prosperity wherever they locate. But they cannot locate in any community which does not have, or cannot get, vast new quantities of water. It is our understanding that as much water flows out of Oklahoma each year as will ever be needed for municipal, industrial, irrigation and all other purposes in Oklahoma. The attached Act will go far in solving this problem and which will inure to the prosperity of the State of Oklahoma.

In effect this proposed legislation will give cities and towns the following new powers:

1. Authorize cities and towns, after approval of the proposition by a majority of the qualified electors voting at an election, to contract and pledge revenue for a term of years with other governmental units for purchase of water and securing water facilities.

This provision would allow one or

more cities or towns to have a continuous supply of water by contracting to purchase same for a term of years from other governmental units, and be authorized to secure joint water facilities and purchase or lease water reservoir space in state and Federal dams.

2. Any two or more cities and towns may, after approval of the proposition by a majority of the qualified electors voting at an election, issue bonds binding income and revenue for a term not exceeding thirty years for joint water facilities.

Individual cities and towns will not be permitted under this provision to issue revenue bonds. However, two or more cities and towns will be authorized to issue revenue bonds payable from the sale of water for joint water facilities. Many of tomorrow's water developments will be of such size and cost that property taxes alone would not be able to finance them. It will be necessary to pay the cost of such construction either in whole or in part out of the revenue derived from the sale of water.

3. Amending Section 27, Article X of the Constitution, which pertains to incurring of tax-secured indebtedness by cities and towns to permit joint ownership by cities and towns of water facilities.

The present constitutional provision of Section 27, Article X of the Constitution, which provides for issuance of tax-secured indebtedness, now provides that cities and towns that issue the bonds must own the water utility exclusively.

Oklahoma is now in a period of growth that many cities and towns must work together to secure an ample water supply. This will enable cities and towns which desire to pay their indebtedness, that may be created for water facilities, by taxes as heretofore, may com-

bine for the purpose of securing joint ownership of water facilities.

Respectfully submitted,

John H. Edwards

David Fudge

Philip J. Rhoads

George J. Fagin

Signed: Howard Young, S. S.,
Chairman

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 20—By Ritzhaupt.—A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment to Article V of the Oklahoma Constitution, repealing Sections 9(a), 9(b), 11 and 16 of said Article V; amending Sections 9, 10, 12, 13, 14 and 15 of said Article V; providing for the membership of the Senate and the House of Representatives of the State of Oklahoma and fixing terms; and ordering a special election.

SJR 21—By Miskovsky.—A Joint Resolution authorizing and directing the State Board of Public Affairs to negotiate for the purchase of certain lands, commonly known as the "Harn Tract," adjacent to real estate now owned by the State of Oklahoma in Oklahoma City, Oklahoma; and declaring an emergency.

SB 281—By Ritzhaupt.—An Act relating to County Officers; providing that terms of County Officers, except that of County Judge, shall be four (4) years instead of two (2) years; repealing conflicting laws; and fixing time when Act shall become effective.

SB 282—By Herndon of the Senate, and Bond (Marshall) of the House.—An Act relating to County Officials; imposing additional duties on County Judges and County Attorneys in certain counties and providing for addi-

tional compensation therefor; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 276—Business and Industry.

SB 277—Privileges and Elections.

SB 278—Municipal Government, then to Judiciary.

SB 279—County Government.

SB 280—County Government.

SJR 19—Public Lands.

GENERAL ORDER

Senator Wilson (Beckham) asked unanimous consent that **SB 245**, by Wilson (Beckham) of the Senate and Carmichael of the House, be ordered withdrawn from the Calendar and re-referred to the Committee on Public Safety, which was the order.

President Pro Tempore Baldwin presiding.

SJR 17, by Hope of the Senate, and Ham of the House, was read and considered.

Upon motion of Senator Hope, **SJR 17** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SJR 17** was considered engrossed and placed upon third reading and final passage.

Senator McClendon asked to be shown excused until such time as he might return to the Chamber, which was the order.

THIRD READING

SJR 17 was read for the third time at length.

On the question of passage of Resolution the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Ponto-

toc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McColgen, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—37.

Excused: Garvin, McClendon, Mahan, Young (Cleveland).—4.

Not Voting: Collins (Creek), Hall, Harris.—3.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McColgen, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—37.

Excused: Garvin, McClendon, Mahan, Young (Cleveland).—4.

Not Voting: Collins (Creek), Hall, Harris.—3.

The Emergency was declared passed.

SJR 17 was referred for engrossment.

GENERAL ORDER

SB 189, by Rinehart and Shoemake of the Senate, and McCarty, et al of the House, was read and considered.

Upon motion of Senator Rinehart, **SB 189** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended, and **SB 189** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 189 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgen, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—38.

Excused: Garvin, McClendon, Mahan, Young (Cleveland).—4.

Not Voting: Collins (Creek), Harris.—2.

The Bill was declared passed.

SB 189 was referred for engrossment.

GENERAL ORDER

SB 180, by Sandlin of the Senate, and Levergood of the House, was considered further.

Senator Sandlin moved to amend **SB 180**, line 18, page 2, by adding after the word, "effect," the following: "and provided further that nothing in this Act shall be construed to affect any litigation now pending in any of the courts of the State of Oklahoma on the effective date of this Act," which amendment was declared adopted.

Upon motion of Senator Sandlin, **SB 180**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 180**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 180 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Gran-

tham, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—33.

Excused: Garvin, McClendon, Mahan, Young (Cleveland).—4.

Not Voting: Boecher, Collins (Creek), Collins (Pontotoc), Frazier, Hall, McColgin, Miskovsky.—7.

The Bill was declared passed.

Senator Sandlin asked unanimous consent that the emergency clause to **SB 180** be ordered stricken and title amended to conform, which was the order.

SB 180, as amended, was referred for engrossment.

Senator Grantham presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 58 and **178** each correctly engrossed.

SJR 3 and **SBs 96** and **102** each correctly enrolled.

Engrossed **SBs 58** and **178** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SJR 3** and **SBs 96** and **102**, after fourth reading, were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senators Garvin and Mahan asked to be recorded present, which was the order.

GENERAL ORDER

SB 200, by Boecher and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Senator Boecher moved to amend **SB 200**, Line 9, Page 2, by striking after the word "each," the figure, "\$10,800.00," and inserting the figure,

"\$12,000.00" which amendment was declared adopted.

Senator Boecher moved to amend **SB 200**, Line 11, Page 3, by striking the words and figures, "Ten Thousand Eight Hundred Dollars (\$10,800.00)" and inserting the words and figures "Twelve Thousand Dollars (\$12,000.00)," which amendment was declared adopted.

Senators Cowden, Hope and Rinehart moved to amend **SB 200**, Line 2, Page 2, by striking the figures "\$20,000.00," and inserting the figures, "\$15,000.00."

Senator Miskovsky, as a substitute, moved to amend **SB 200**, Page 2, Line 2, by striking the figures, "\$20,000.00," and inserting the figures, "\$25,000.00" which amendment was declared failed of adoption.

The vote occurring on the Cowden, Hope and Rinehart amendment, it was declared adopted.

Senator McClendon asked to be recorded present, which was the order.

Senator Baldwin moved to amend **SB 200**, Page 2, Line 3, by striking the figures, "\$4,200.00," and inserting the figures, "\$3,600.00."

Senators Ritzhaupt and Walker, as a substitute, moved to amend **SB 200**, Line 3, Page 2, by changing the figures, "\$4,200.00" to "\$6,000.00," which amendment was tabled upon motion of Senator Baldwin.

The vote occurring on the Baldwin amendment, it was declared adopted.

Senator Perryman moved to amend **SB 200**, Line 7, Page 2, by striking the figures, "\$13,500.00," and inserting the figures "\$10,000.00," which amendment was tabled upon motion of Senator Boecher.

Senator Baldwin moved to amend **SB 200**, sub-sections (c), (d), (e), and (f), Page 2, by striking the figures, "\$13,500.00," and inserting the figures, "\$12,500.00."

Senator Miskovsky moved to table the Baldwin amendment, which motion was

declared failed of adoption, upon roll call as follows:

Aye: Boecher, Collins (Pontotoc), Garvin, Grantham, Mahan, Miskovsky, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Greer).—13.

Nay: Allen, Baldwin, Breeden, Carrier, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Frazier, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Tipps, Trent, Young (Haskell).—24.

Excused: Young (Cleveland).—1.

Not Voting: Collins (Creek), Coppock, Dendy, Hall, Hope, Wilson (Beckham).—6.

The vote occurring on the Baldwin amendment, it was declared adopted.

Senators Baldwin, Fine and Cartwright moved to amend **SB 200**, Page 2, by striking lines 10 and 11, which amendment was declared adopted.

Senator Perryman moved to amend **SB 200**, Line 7, Page 2, by striking the figure, "\$12,500.00," and substituting the figure "\$12,000.00," which amendment was declared adopted.

Senator Collins (Pontotoc) moved to amend **SB 200**, Line 16, Page 2, after the word, "Commissioner," by striking the figure, "\$8,400.00" and inserting the figure, "\$9,000.00," which amendment was tabled upon motion of Senator Baldwin.

Senator Cowden moved that **SB 200** be re-referred to the Committee on State and Federal Government, which motion he withdrew.

Senator Cowden moved that further consideration of **SB 200** be indefinitely postponed.

Senator Boecher moved to table the Cowden motion, which motion was declared failed of adoption.

Senator Allen, as a substitute, moved that **SB 200** be re-referred to the Committee on State and Federal Government, which motion was tabled upon motion of Senator McSpadden.

The vote occurring on the Cowden motion to postpone indefinitely further consideration of **SB 200**, it was declared failed of adoption.

Senator Baldwin asked unanimous consent that Section 3 of **SB 200** be ordered stricken, and that the remaining sections be renumbered, which was the order.

Senator Baldwin moved to amend the title of **SB 200** to conform to the body of the bill, which motion was declared adopted.

Senator Rinehart moved to amend **SB 200**, line 17, page 2, by striking after the word, "Labor," the figure, "\$7,200.00," and inserting the figure, "\$9,000.00," which amendment was declared failed of adoption.

Senator Stipe moved to amend **SB 200**, line 3, page 3, by changing the figure, "\$6,600.00" to "\$7,200.00," and line 4 from "\$4,800.00" to "\$5,400.00," which amendment was declared failed of adoption.

Upon motion of Senator Boecher, **SB 200**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Boecher, the rules of the Senate were suspended, and **SB 200**, as amended, was considered engrossed and placed upon third reading and final passage.

Senators Stipe and Hamilton asked to be shown excused until such time as they might return to the Chamber, which was the order.

THIRD READING

SB 200 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Field, Garvin, Grantham, Hope, McColgin, Miskovsky, Payne, Sandlin, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—20.

Nay: Breeden, Cartwright, Coppock, Dacus, Easterly, Fine, Hall, Harris, Herndon, Jones, McClendon, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent.—19.

Excused: Hamilton, Stipe, Young (Cleveland).—3.

Not Voting: Frazier, Mahan.—2.

The Bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Collins (Pontotoc) moved to reconsider the vote by which **SB 200** failed of passage.

RESOLUTIONS

By unanimous consent, the following Resolution was introduced:

SR 21—by Young (Haskell)—A Resolution expressing sympathy and sorrow for the passing of Mr. George Young, of Noble, Oklahoma, uncle of Senator Virgil Young.

By unanimous consent, all members of the Senate were made co-authors of **SR 21**.

SR 21 was read at length as follows, adopted upon motion of Senator Young (Haskell), and ordered referred for enrollment:

SENATE RESOLUTION NO. 21—By Young (Haskell), Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham) and Wilson (Greer).

A RESOLUTION EXPRESSING SYMPATHY AND SORROW FOR THE PASSING OF MR. GEORGE YOUNG OF NOBLE, OKLAHOMA, UNCLE OF SENATOR VIRGIL YOUNG.

WHEREAS, on March 10th, 1957, Mr. George Young, pioneer resident of Cleveland County and uncle of Senator Virgil Young, passed from this life; and

WHEREAS, he was esteemed by his fellow citizens and beloved by his family; and

WHEREAS, his passing leaves sorrow in the hearts of his immediate family and all those who knew him; and

WHEREAS, his only surviving nephew is Senator Virgil Young, long time devoted public servant and member of the Oklahoma Legislature;

NOW, THEREFORE BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

We sincerely extend our condolences to Senator Virgil Young and members of the immediate family, and express our deep sorrow over the passing of Mr. George Young.

BE IT FURTHER RESOLVED, that a copy of this Resolution be spread upon the Journal of the Senate as a permanent record, and copies of this Resolution be forwarded to members of the immediate family.

By unanimous consent, the following Resolution was introduced, read at length, adopted upon motion of Senator Wilson (Beckham) and ordered referred for enrollment:

SENATE RESOLUTION NO. 22—By Wilson (Beckham).

A RESOLUTION RELATING TO INSURANCE AND INSURANCE RATES IN THE STATE OF OKLAHOMA; CREATING A SPECIAL COMMITTEE OF FOUR (4) MEMBERS TO MAKE A PERSONAL INSPECTION AND INVESTIGATION OF THE NATIONAL BUREAU OF CASUALTY UNDERWRITERS AND THE MUTUAL RATING BUREAU, BOTH LOCATED IN NEW YORK CITY, NEW YORK, AND TO STUDY THE CONNECTION OF THESE ORGANIZATIONS WITH IN-

SURANCE RATE FILINGS IN OKLAHOMA; AUTHORIZING REIMBURSEMENT FOR NECESSARY TRAVEL AND OTHER EXPENSES AS PROVIDED BY LAW.

WHEREAS, the Insurance Committee of the State Senate has under consideration at this time several resolutions and bills having to do with insurance rates in Oklahoma; and

WHEREAS, there has come to the attention of the Committee that the rates of insurance in Oklahoma are primarily made and determined by the filing of rate schedules, which in main are prepared and filed by the National Bureau of Casualty Underwriters and the Mutual Rating Bureau, both of which are located in New York City, New York, and that said organizations are a complicated network of factual gathering facilities, wherein insurance experience is accumulated and analyzed for the purpose of determining insurance rates; and

WHEREAS, it would be of great help to the Committee to actually see the mechanics and personnel of these organizations in operation in order to get a clear picture of the organizations that are behind rate filings in Oklahoma, so that we may enact in Oklahoma a law to provide a system of checking of insurance rate filings by a proper board or agency of the State of Oklahoma;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The President Pro Tempore of the State Senate is hereby authorized and directed to appoint a committee of four (4) members of the State Senate to make a personal inspection and investigation of the National Bureau of Casualty Underwriters and the Mutual Rating Bureau, both located in New York City, New York, and to study the connection of these organizations

with insurance rate filings in Oklahoma, and that the necessary travel and other expenses of said committee members shall be paid by the State Senate, as provided by law.

As provided under **SR 22**, President Pro Tempore Baldwin appointed as the Committee Senator Wilson (Beckham), Chairman, Senator Easterly, Vice Chairman and Senators Shoemake and Harris, as members.

Senators Stipe and Hamilton asked to be recorded present, which was the order.

Referring further to **SB 180**:

Senator Sandlin moved that the vote be reconsidered by which **SB 180**, as amended, was passed, which motion prevailed upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Haskell).—41.

Excused: Young (Cleveland).—1.

Not Voting: Mahan, Wilson (Beckham).—2.

Upon motion of Senator Sandlin, the vote was reconsidered by which **SB 180**, as amended, was advanced to engrossment and third reading.

GENERAL ORDER

SB 180, as amended, was considered.

Senator Sandlin moved to amend **SB 180**, line 18, page 2, by striking after the word "for" and before the word "as" the following: "and provided further that nothing in this Act shall be construed to affect any litigation now pending in any courts of the State of Oklahoma on the effective date of this

Act and," which amendment was declared adopted.

Senator Sandlin moved to amend **SB 180**, line 6, page 3, by adding after the word "publication" and before Section 2 the following: "and provided further that nothing in this Act shall be construed to affect any litigation now pending in any courts of the State of Oklahoma on the effective date of this Act," which amendment was declared adopted.

Senator Garvin moved to amend **SB 180**, lines 10 and 11, page 2, by striking after the word "by" on line 10 and before the word "was" on line 11 the word "application" and inserting the word "publication," which amendment was declared adopted.

Senator Garvin moved to amend **SB 180**, line 11, page 2, by striking after the word "plaintiff" the comma and the word "and" and inserting therefor the word "or," which amendment was declared adopted.

Upon motion of Senator Sandlin, the emergency section was ordered stricken and the title amended to conform.

Upon motion of Senator Sandlin, **SB 180**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, **SB 180**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 180 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Tipps, Trent, Walker, Wilson (Greer), Young (Haskell).—35.

Excused: Young (Cleveland).—1.

Not Voting: Frazier, Hall, Harris, Hope, Mahan, Rinehart, Stipe, Wilson (Beckham).—8.

The Bill was declared passed.

SB 180, as amended, was referred for engrossment.

GENERAL ORDER

SJR 16, by Miskovsky of the Senate and Harkey of the House, was read and considered.

Upon motion of Senator Miskovsky, **SJR 16** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SJR 16** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 16 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Tipps, Trent, Walker, Wilson (Greer), Young (Haskell).—35.

Excused: Young (Cleveland).—1.

Not Voting: Cowden, Easterly, Hall, Hope, Mahan, Rinehart, Stipe, Wilson (Beckham).—8.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McColgin,

McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Haskell).—35.

Excused: Young (Cleveland).—1.

Not Voting: Cowden, Easterly, Hall, Hope, Mahan, Rinehart, Stipe, Wilson (Beckham).—8.

The Emergency was declared passed.

SJR 16 was referred for engrossment.

GENERAL ORDER

SB 34, by Miskovsky, was read and considered.

Senators Payne, Perryman, Stipe and Herndon asked to be made co-authors of **SB 34**, which was the order.

Senator Miskovsky moved to amend **SB 34**, line 16, page 3, and line 8, page 4, by substituting after the word "death" and before the word "for" a comma and the following: "or imprisonment at hard labor in the State Penitentiary for life at the discretion of the jury," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 34**, line 5, page 1, by striking after the word "not" and before the word "than" the word "more"; also in lines 4 and 13, page 2, strike the word "more" and insert the word "less," which amendment was declared adopted.

By unanimous consent, Senators Cowden, Collins (Pontotoc), Harris, Mahan and Rinehart were ordered shown excused until such time as they return to the Chamber.

Upon motion of Senator Miskovsky, **SB 34**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 34**, as amended, was considered engrossed and placed upon third reading and final passage.

The President Presiding

THIRD READING

SB 34 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Young (Haskell).—33.

Nay: Easterly, Garvin, Grantham, Wilson (Beckham), Wilson (Greer).—5.

Excused: Collins (Pontotoc), Cowden, Harris, Mahan, Rinehart, Young (Cleveland).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Young (Haskell).—33.

Nay: Easterly, Garvin, Grantham, Wilson (Beckham), Wilson (Greer).—5.

Excused: Collins (Pontotoc), Cowden, Harris, Mahan, Rinehart, Young (Cleveland).—6.

The Emergency was declared passed.

SB 34, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HJR 503, SCR 13 and SBs 13, 42, 44 120, 138 and 167 each correctly engrossed.

SRs 18, 19 and 20 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HJR 503**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SCR 13**, Engrossed **SBs 13, 42, 44, 120, 138 and 167** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SRs 18, 19 and 20** were each properly signed and ordered transmitted to the Secretary of State.

Senator Cartwright asked unanimous consent, which was granted, to be relieved of the duty of serving as a member of the Committee on Game and Fish and be added as a member of the Committee on Revenue and Taxation.

Senator Field moved when the desk is clear the Senate adjourn to meet as provided under the Rules, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 782—By Harkey, Bullard and Foster of the House and Baldwin and Fine of the Senate—An Act relating to the powers and duties of the State Board of Public Affairs; amending Sections 3 and 12, Chapter 4, Title 73, pages 405 and 407, respectively, Oklahoma Session Laws 1953, and Section 3, Chapter 32a, Title 70, Page 387, Oklahoma Session Laws 1953; relating to the Capitol Improvement and Zoning Commission and The Medical Center Improvement and Zoning Commission; providing for the membership of said Commissions; designating the chairman and executive secretary thereof, and providing for an advisory member of said Commissions; authorizing expenditures; and declaring an emergency.

HB 815—By Larason of the House and Wilson (Greer) of the Senate—An Act relating to motor vehicles; amending

47 O. S. 1951 § 278, as amended by Section 1, Chapter 9, Title 47, Oklahoma Session Laws 1955; providing for issuance of temporary instruction permits and instructors' permits and fixing qualifications therefor; and declaring an emergency.

HB 813—By Hall of the House and Sandlin of the Senate—An Act relating to the compensation and duties of County Attorneys of counties having a population of more than 16,800 and less than 17,500, according to the 1950 federal decennial census, or any succeeding federal decennial census, and a total assessed valuation, as certified by the County Assessor to the County Excise Board in 1956, in excess of \$11,500,000.00; and declaring an emergency.

HB 723—By McCarty, Cole, Foster, Hill, Alexander, Vandiver, Cook, Sampsel, Musgrave, Briscoe, Skeith, Privett, Craig, Carey, Andrews, Shibley, Spear and Sparks of the House and Miskovsky of the Senate—An Act prohibiting the purchase and disposition of articles of commerce through persons for purposes other than use or resale in regular course of business; prohibiting the promotion or assistance by such persons of purchases and sales to its employees and others; prohibiting certain business practices in connection therewith; defining terms; providing penalties for violations; making provisions of Act severable.

HB 819—By Priebe of the House and Boecher of the Senate—An Act relating to juries; amending 38 O. S. 1951 § 23; authorizing summoning of juries by certified mail; and declaring an emergency.

HB 833—By Vandiver, Cook, Traw and Mitchell of the House and Hamilton and Young (Haskell) of the Senate—An Act relating to District Judges; fixing compensation of District Judge of judicial district No. 16, and fixing sources of payment thereof; and declaring an emergency.

HB 726—By Skeith—An Act relating to sales; defining terms; regulating "closing out sales"; requiring licenses and fixing fees for issuance and renewal thereof; making a violation of Act a misdemeanor and fixing penalty therefor; making provisions of the Act severable; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 2**, **SBs 51, 97, 130**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 16** and **43**, each as amended.

HAs to **SB 16** read as follows, reject-ed upon motion of Senator Hope, conference requested, referring the Bill to the Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Page 1 of Engrossed Senate Bill No. 16, amend by adding as co-author Rogers of the House.

AMENDMENT NO. 2. Page 1, **TITLE**, Line 5½, by adding after the word "PROMOTING" the words "AND PROVIDING."

AMENDMENT NO. 3. Page 1, Section 1, line 11, by striking the figures "1956" and inserting in lieu therefor the figures "1957."

AMENDMENT NO. 4. Page 1, Section 1, line 16, by adding after the word "promoting" the words "and providing."

HAs to **SB 43** read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, **SECTION 1**, Line 22, of Engrossed Senate Bill No. 43, amend by substituting for the word "proposal" the word "Act."

AMENDMENT NO. 2. Page 1, **SECTION 2**, Line 26, add after the word

"applicant" the following, to-wit: "if able to write and if unable to write may sign by his mark in the presence of witnesses, as now provided by law."

AMENDMENT NO. 3. Page 1, **SECTION 2**, Line 32, insert the following language in parenthesis under the blank line following the comma after the word "T": -----

"(Print or Typewrite name)."

AMENDMENT NO. 4. Page 1, **SECTION 2**, Line 33, after the blank following the word "Precinct" insert the following "of ward -----"

If Applicable."

AMENDMENT NO. 5. Page 2, **SECTION 2**, Line 5, add after the word "applicant" the following language "or if unable to write his name, may sign by mark, as above provided."

AMENDMENT NO. 6. Page 2, **SECTION 2**, Line 9, by placing the following language in parenthesis under the blank line following the comma after the word "T": -----

"(Print or Typewrite Name)."

AMENDMENT NO. 7. Page 2, Line 10, after the blank following the word "Precinct" insert the following "of ward -----"

(If Applicable)

AMENDMENT NO. 8. Page 2, **SECTION 2**, Line 28, by placing the following language in parenthesis under the first blank line, and before the word "Name": -----

"(Print or Typewrite)"

AMENDMENT NO. 9. Page 2, **SECTION 2**, between Lines 35 and 36, insert the following:

"The Secretary of the State Election Board shall furnish the forms for applications of absent electors and of incapacitated Electors, and also forms for proof of registration, to the Secretary of each County Election Board, and the Secretary of the County Election Board shall furnish such forms to the

County Registrar and all Precinct Registrars."

AMENDMENT NO. 10. Page 2, SECTION 2, following immediately after the foregoing amendment, and at the point before the word "request" on line 36, insert a new paragraph as follows: "The form for proof of registration for absentee voting, shall be a part of, and printed upon the applications of absent electors and of the applications of incapacitated electors, except in counties having a central registration system."

AMENDMENT NO. 11. Page 3, SECTION 2, Line 4, insert between the word "same" and the word "to" the words, "in the sealed, inner envelope."

AMENDMENT NO. 12. Page 3, SECTION 2, Line 6, after the period add the following language: "A proper voting booth shall be provided in the office of the Secretary of the County Election Board for the casting of a secret absentee ballot."

AMENDMENT NO. 13. Page 5, SECTION 4, Line 11, insert between the words "to" and "five" the words "not more than" and the same amendment on Page 5, SECTION 4, Lines 33 and 34.

AMENDMENT NO. 14. Page 5, SECTION 3, Line 23, strike the words "my home county" and insert therefor the words "county of my residence."

AMENDMENT NO. 15. Page 5, SECTION 4, Line 33, strike the word "affidavit" and insert in lieu thereof the word "affirmation."

AMENDMENT NO. 16. Page 7, SECTION 5 Line 7, strike the following: "No. 2 Ballot forged or fraudulent" and insert the following: "No. 2 Affidavit on inner envelope forged or fraudulent, or ballot forged or fraudulent."

AMENDMENT NO. 17. Page 7, SECTION 5, Line 11, add a new sentence after the period in Line 11, following the word "attached" as follows: "The County Election Board shall meet at 10:00 A. M., on the day following the

election and determine all questions with regard to the validity of such challenged envelopes and the ballots therein, and shall thereupon, count and tabulate all such ballots determined to be legal and valid."

AMENDMENT NO. 18. Page 7, SECTION 5, Line 11, by striking the word "ballots" and inserting in lieu thereof the phrase "inner envelopes" and by striking the word "ballots" on Line 12, and by striking the word "valid" on Line 14.

AMENDMENT NO. 19. Page 7, SECTION 5, Line 11, strike the words "this time" and inserting the words and figures "at the 9:00 A. M. meeting of the Election Board on Election Day."

AMENDMENT NO. 20. Page 7, SECTION 5, Line 13, by striking after the word "future" the words "for any reason" and inserting a period.

AMENDMENT NO. 21. Page 7, SECTION 5, Line 22, add a new sentence after the period, to read as follows: "If the counting of the absentee ballots take more than one day in any particular county, such counters of the absentee ballots shall receive a full days pay for each additional day or fraction of day which is required to complete such count, and such additional pay shall be from the respective county funds."

AMENDMENT NO. 22. Page 7, SECTION 5, Lines 24 and 25, insert the word "unchallenged" before the word "absentee" in Line 24, and also in Line 25.

AMENDMENT NO. 23. Page 7, SECTION 5, Line 30, add after the period in Line 30 a new paragraph, to read as follows: "All challenged absentee ballots and all ballots removed from challenged envelopes, which are determined to be legal and valid ballots shall be counted and tabulated and placed in a separate column on the State, County or other returns showing the votes cast for the several offices and added to the total

vote cast in the County for the several offices mentioned in this Act."

AMENDMENT NO. 24. Page 8, SECTION 8, Line 15, add between the word "any" and the word "election" the word "County."

AMENDMENT NO. 25. Page 8, SECTION 8, Line 18, strike the words "an offense" and insert in lieu thereof the words "a felony" and on Line 19 after the word "punished" strike the balance of the line and all of lines 20 and 21 and substitute in lieu thereof the following: "by imprisonment in the State Penitentiary at hard labor for a period not to exceed five (5) years."

AMENDMENT NO. 26. Page 8, SECTION 10, Line 33, insert between the word "affidavit" and the word "under" the words "or affirmation" and on Page 8, SECTION 10, Line 33 by striking the "period" at the end of line 33, and inserting a "comma" in lieu thereof and adding the words "and shall be punished accordingly, unless otherwise specified herein."

AMENDMENT NO. 27. Page 8, SECTION 11, Line 35, insert after the word "ballot" and before the word "shall" the following words: "or anyone who shall, directly or indirectly, induce the execution of or encourage the inducing of the execution of an application for an absentee ballot, known to be false,"

AMENDMENT NO. 28. Page 9, SECTION 12, Line 3, insert the following section to be numbered SECTION 12, and re-number SECTION 12, and the succeeding sections: "Duly qualified notaries public shall be the only persons authorized to administer all oaths required by this Act; provided that the Secretary of the County Election Board is hereby authorized to administer such oaths in the office of the County Election Board only when the person taking such oath appears at such office in person for the purpose of casting an absentee ballot; provided further that when an absentee ballot is cast through the

mails by a voter outside the State of Oklahoma, any person who is duly authorized by law of the place where such oath is administered, to administer oaths, is hereby authorized to administer all oaths required by this Act, provided further that no candidate for office or state or county official or employee within the State of Oklahoma shall administer any such oath."

AMENDMENT NO. 29. Page 9, Line 8, add a new Section between SECTIONS 12 and 13, numbering same as SECTION 14, and re-numbering the Sections thereafter.

SECTION 14. PRESERVATION OF EVIDENCE: All applications for ballots, affidavits, affirmations, outer envelopes, inner envelopes, proofs of registrations, voted ballots whether counted or not, returned ballots whether voted or not, and all other records, papers and instruments required to be made, signed, mailed or kept under the provisions of this Act, shall be kept and preserved by the Secretary of the County Election Board, and retained in the office of said Secretary for a period of one (1) year, and shall be subject to examination by the County Attorney or a Grand Jury or Court of Inquiry in said County, The Attorney General, or any District Judge sitting in or assigned to said County, but shall not be removed from the Office of said Secretary of the County Election Board, except upon order of the District Judge sitting in or assigned to said County. This Section shall not be construed as conferring upon the Courts, any authority not now specifically authorized by Statutes, as to recounts or election contests, but is for the purpose of preserving evidence and records and permitting investigations with regard to the penal provisions of this Act."

MESSAGES FROM THE HOUSE

Advising signing of and returning Enrolled **SJR 3, SBs 96, 102 and 106.**

The above numbered Bills and/or

Resolutions were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled SCR 11.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM GOVERNOR

Advising approval by him, March 11, 1957, of Enrolled SJR 13 and Enrolled SBs 99, 129, 187, entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 13—By Hamilton of the Senate and Cook of the House.

A JOINT RESOLUTION AUTHORIZING THE EASTERN STATE TUBERCULOSIS SANATORIUM, TALLIHINA, OKLAHOMA, TO EXPEND MONEYS, NOT TO EXCEED A TOTAL OF THIRTEEN THOUSAND DOLLARS (\$13,000.00) FROM A REVOLVING FUND OF SAID INSTITUTION; AUTHORIZING THE CONSTRUCTION AND REPAIR OF A WATER TOWER; PROVIDING THAT THE CONTRACTING AUTHORITY SHALL BE THE STATE BOARD OF PUBLIC AFFAIRS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 99—By Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE LEGISLATIVE COUNCIL; STATING THE PURPOSE; PROVIDING FOR REIMBURSEMENT FOR TRAVEL EXPENSES; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 129—By Hope, Wilson (Greer) and Dacus of the Senate and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE DEPARTMENT OF PUBLIC WELFARE; STATING THE PURPOSE; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 187—By Mahan of the Senate and Garrison, Reudy and Munson of the House.

AN ACT RELATING TO COMPENSATION OF DISTRICT JUDGES; PROVIDING FOR PAYMENT OF ADDITIONAL COMPENSATION TO THE DISTRICT JUDGE OF DISTRICT COURT JUDICIAL DISTRICT NO. 11, SUCH ADDITIONAL COMPENSATION TO BE PAID FROM COURT FUNDS OF WASHINGTON AND NOWATA COUNTIES; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 594 and 646, each as amended.

MESSAGES FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 595 and requesting Conference.

MESSAGE FROM THE HOUSE

Advising the following changes of Conferees on the HBs indicated:

HB 516: Sweeney replaces Sampsel.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 243—Education.

DO PASS, as amended:

SB 104—Appropriation and Budget.

SB 110—Appropriation and Budget.

SB 139—Privileges and Elections.

SB 234—Education—To Appropriation and Budget by previous order.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SB 283—By Hope of the Senate, and Ham of the House.—An Act relating to traveling expenses of the County Assessor and Deputies in certain counties; providing for the reimbursement therefor; and declaring an emergency.

SB 284—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House.—An Act making appropriations to the Oklahoma Aviation Commission for the fiscal biennium beginning July 1, 1957, and ending June 30, 1959; creating positions and fixing salaries of commission employees; pro-

viding for the development of landing strips and the airmarking of airplanes; providing lapse date; and declaring an emergency.

SB 285—By Easterly, Perryman and Wilson (Beckham) of the Senate, and Sweeney and Huff of the House.—An Act relating to the issuance of revenue bonds by certain educational institutions of the State; amending Title 70, Oklahoma Statutes 1951, Section 1769.2 providing that any issue of bonds sold to the United States of America or any agency thereof, may mature at such time or times not exceeding forty (40) years from their date; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

THIRTY-EIGHTH LEGISLATIVE DAY
Wednesday, March 13, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColg in, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Garvin, Harris, Mahan, Stipe.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Miskovsky asked unanimous consent that Pat Hopcus and Margaret Williams of Jones be made Honorary Journal Clerks for this legislative day, which was the order.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 22—By Grantham of the Senate and Bullard, Bailey (Kay), Craig, Green of the House—A Joint Resolution proposing an amendment to the Constitution of the State of Oklahoma by adding a new Section, designated as Section 2 of Article XXI thereto, authorizing the legislature to enact legislation requiring each county to pay to the State reasonable charges for care and treatment of indigent persons of the county

admitted to state-owned hospitals upon application of any county officer, board or commission authorized by law to make such application, or upon application of any state officer, board or commission pursuant to application of any county officer, board or commission authorized by law to make application to such state officer, board or commission for hospitalization for indigent persons of the county: and ordering a special election thereon.

SJR 23—By Rinehart—A Joint Resolution proposing an amendment to the Constitution of the State of Oklahoma, to-wit: Article 10 Section 6 to prevent pollution of Oklahoma's fresh water and air resources; providing ad valorem tax exemption on certain properties and facilities used in prevention or mitigation of pollution; authorizing the submission of such amendment to a vote of the people at a special election to be held throughout the State on the ---- day of July, 1958; and declaring an emergency.

SB 286—By Payne—An Act relating to Brake Fluid; defining terms; providing that no Brake Fluid shall be bartered, sold, offered for sale, exchanged in any transaction, or be held with intent to sell unless it meets certain specifications; prohibiting adulteration of Brake Fluid; requiring inspection by the Fuel Inspection Division of the Corporation Commission; requiring inspection fees and allocation of revenues therefrom; authorizing the Corporation Commission to make rules and regulations; prohibiting certain advertising; providing penalties; and declaring an emergency.

SB 287—By Breeden—An Act relating to vacancies in Public Offices; amending 51 O. S. 1951 § 8; providing that office of Justice of the Peace shall become vacant upon failure to perform

or discharge ordinary duties of office; and declaring an emergency.

SB 288—By Hamilton—An Act prohibiting the Oklahoma Planning and Resources Board from charging or collecting, or allowing to be charged or collected, any fee for entry into State parks or other recreational areas; and declaring an emergency.

SB 289—By Hamilton—An Act making appropriations for the purpose of studying and improving curriculums; requiring use and expenditure thereof by the State Board of Education in cooperation and conjunction with the Oklahoma Curriculum Improvement Commission; and declaring an emergency.

SB 290—By Hamilton of the Senate, and Vandiver and Traw of the House—An Act relating to Court Funds; authorizing and providing for transfer of not to exceed Ten Thousand Dollars (\$10,000.00) in any fiscal year from Court Fund to General Fund in certain counties, under certain conditions; and declaring an emergency.

SB 291—By Hamilton of the Senate, and Vandiver and Traw of the House—An Act relating to the Taking of Fish; making commercial fishing unlawful in certain lakes; designating means of taking fish therein; prohibiting other means of taking fish therein and sale of fish taken therein; making violation of Act a misdemeanor and fixing penalty therefor; repealing conflicting laws; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 281—County Government, then to Privileges and Elections.

SB 282—County Government.

SB 283—Appropriations and Budget.

SB 284—Aviation.

SB 285—State and Federal Government, then to Judiciary.

SJR 20—Constitutional Amendments.

SJR 21—Public Lands.

HB 726—Business and Industry.

HB 723—Business and Industry.

HB 819—Judiciary.

HB 833—Judiciary.

HB 782—State and Federal Government.

HB 815—Public Safety.

HB 813—Criminal Jurisprudence.

Senator Walker presiding.

GENERAL ORDER

SB 124, by Miskovsky, Walker, Collins (Creek), Ritzhaupt, Perryman, Sandlin, Dacus and Rinehart, was read and considered.

By unanimous consent, upon request of Senator Miskovsky, further consideration of **SB 124** was temporarily deferred.

Senator Hope asked unanimous consent that **SB 104**, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, be ordered withdrawn from the Calendar, and re-referred to the Committee on Appropriations and Budget, which was the order.

SB 54, by Frazier, Herndon and Tipps, was read and considered.

Senator Collins (Pontotoc) moved to amend **SB 54**, line 6, page 2, by placing after the word, "establishment," a semi-colon, and before the words and figures, "Section 2," adding the following language: "or a business or establishment whose principal business is that of a recreational parlor and the owner or operator uses the services of his male children," which amendment was declared failed of adoption.

Senator Ritzhaupt moved to amend **SB 54**, line 12, page 2, by adding after the word, "person," and before the word, "for," the words, "or a relative of such person," which amendment was declared adopted.

Upon motion of Senator Frazier, **SB**

54, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended, and **SB 54**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 54 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—37.

Excused: Garvin, Harris, Mahan, Stipe.—4.

Not Voting: Collins (Creek), Cowden, Wilson (Greer).—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—37.

Excused: Garvin, Harris, Mahan, Stipe.—4.

Not Voting: Collins (Creek), Cowden, Wilson (Greer).—3.

The Emergency was declared passed.

SB 54, as amended, was referred for engrossment.

Senator Harris asked to be recorded present, which was the order.

GENERAL ORDER

HB 528, by Livingston, et al, was read and considered.

Senator Collins (Pontotoc) and Tipps asked to be made co-authors of **HB 528**, which was the order.

Senator Ritzhaupt moved to amend **HB 528**, line 15, page 2, by adding after the word, "the," and before the word, "Federal," the figures "1950," and after the word, "any," and before the word, "Decennial," the word, "succeeding," which amendment was declared adopted.

Upon motion of Senator Cartwright, **HB 528**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended, and **HB 528**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 528 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Trent.—1.

Excused: Garvin, Mahan, Stipe.—3.

Not Voting: Coppock, Hope, Miskovsky, Price.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bree-

den, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Trent.—1.

Excused: Garvin, Mahan, Stipe.—3.

Not Voting: Coppock, Hope, Miskovsky, Price.—4.

The Emergency was declared passed.

HB 528, as amended, was referred for engrossment.

President Pro Tempore Baldwin presiding.

Having been appointed under **SR 22**, Senators Wilson (Beckham), Shoemake, Harris and Easterly asked to be excused, which was the order.

GENERAL ORDER

Senator Hall asked unanimous consent, that **SB 173**, by Hall of the Senate, and Rogers of the House, be ordered withdrawn from the Calendar, and re-referred to the Committee on Public Safety, which was the order.

SB 243, by Dendy, Cartwright, Mahan and Fine of the Senate, and Odom, et al of the House, was read and considered.

Upon motion of Senator Dendy, **SB 243** was advanced to engrossment and third reading.

Upon motion of Senator Dendy, the rules of the Senate were suspended, and **SB 243** was considered engrossed and placed upon third reading and final passage.

Senators Garvin and Mahan asked to be recorded present, which was the order.

Senator Jones asked to be shown excused until such time as he might return to the Chamber, which was the order.

THIRD READING

SB 243 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Easterly, Harris, Jones, Shoemake, Stipe, Wilson (Beckham).—6.

Not Voting: Boecher, Breeden, Collins (Creek), Coppock, Frazier, Miskovsky, Price.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Easterly, Harris, Jones, Shoemake, Stipe, Wilson (Beckham).—6.

Not Voting: Boecher, Breeden, Collins (Creek), Coppock, Frazier, Miskovsky, Price.—7.

The Emergency was declared passed.

SB 243 was referred for engrossment.

GENERAL ORDER

SB 228, by Ritzhaupt, was read and considered.

Senator Young (Haskell) moved to amend **SB 228**, line 5, page 1, by striking after the word, "than," the words and figures "fifteen hundred (1500)"

and inserting the words and figures, "three thousand (3000)," which amendment was declared failed of adoption.

Upon motion of Senator Ritzhaupt, **SB 228** was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended, and **SB 228** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 228 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hamilton, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Young (Haskell).—29.

Nay: Herndon, Hope, McSpadden, Wilson (Greer), Young (Cleveland).—5.

Excused: Easterly, Harris, Jones, Shoemake, Stipe, Wilson (Beckham).—6.

Not Voting: Coppock, Frazier, Hall, Price.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Young (Haskell).—30.

Nay: Herndon, Hope, McSpadden, Wilson (Greer), Young (Cleveland).—5.

Excused: Easterly, Harris, Jones, Shoemake, Stipe, Wilson (Beckham).—6.

Not Voting: Coppock, Hall, Price.—3.
The Emergency was declared passed.
SB 228 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 15**, as amended.

HAs to **SB 15** read as follows, rejected upon motion of Senator Hope, and conference requested, referring the Bill to the Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Add the following member of the House as Co-author to Engrossed Senate Bill No. 15: **ROGERS.**

AMENDMENT NO. 2. Page 1, Line 6 of TITLE amend by adding after the word "PROMOTING" the words "AND PROVIDING."

AMENDMENT NO. 3. Page 1, Section 1, Lines 10½ and 11½ changing the words and figures Ninety-two Thousand Six Hundred Twenty-five Dollars (\$92,625.00) to read Twenty-seven Thousand Five Hundred Seventy-nine Dollars (\$27,579.00), and on Lines 12½ and 13½ changing the words and figures Ninety-two Thousand Six Hundred Twenty-five Dollars (\$92,625.00) to read Twenty-seven Thousand Five Hundred Seventy-nine Dollars (\$27,579.00).

AMENDMENT NO. 4. Page 1, Section 1, Line 17½ amend by adding after the word "promoting" the words "and providing."

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 12.**

The above numbered Resolution was referred for enrollment.

GENERAL ORDER

SB 124, by Miskovsky, Walker, Collins (Creek), Ritzhaupt, Perryman, Sandlin, Dacus and Rinehart, was considered further.

Senators Collins (Pontotoc), Allen,

Payne, McSpadden and Herndon asked to be made co-authors of **SB 124**, which was the order.

Senator Miskovsky moved to amend **SB 124**, by striking after the word "not" the remainder of Line 5 and Lines 6, 7 and 8 Page 1, and substituting therefor the following: "less than Fifty (\$50.00) Dollars nor more than Five Thousand (\$5,000.00) Dollars or imprisonment not less than thirty (30) days in the county jail nor more than ten (10) years in the state penitentiary," which amendment was declared adopted.

Senator Miskovsky asked unanimous consent, which was granted, to add at the end of the above amendment the following: "or both such fine and imprisonment."

Senators Herndon, Collins (Pontotoc) and Frazier moved to amend **SB 124**, Line 2, Page 1, by adding after the word "liquor" and before the word "to" the words "or beer," which amendment was declared adopted.

Upon motion of Senator Miskovsky, **SB 124**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 124**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 124 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Herndon, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Greer) Young (Cleveland), Young (Haskell).—34.

Excused: Easterly, Harris, Jones,

Shoemake, Stipe, Wilson (Beckham).—6.

Not Voting: Coppock, Hope, Mahan, Price.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Herndon, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Greer) Young (Cleveland), Young (Haskell).—34.

Excused: Easterly, Harris, Jones, Shoemake, Stipe, Wilson (Beckham).—6.

Not Voting: Coppock, Hope, Mahan, Price.—4.

The Emergency was declared passed.

SB 124, as amended, was referred for engrossment.

DECLARATION OF VOTE

Senator Breeden asked unanimous consent, which was granted, that the record show had he been present at the time of Third Reading and Final Passage of **SB 243** he would have voted AYE.

MESSAGES FROM THE HOUSE

Transmitting for signature enrolled **HBs 594** and **646**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 12 correctly enrolled.

Enrolled **SCR 12** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 236 by Grantham, Sandlin and

Allen of the Senate and Bailey (Kay) and Craig of the House, was read and considered, and upon request of Senator Grantham consideration deferred temporarily.

SB 85, by Young (Haskell) and Miskovsky, was read and taken up for consideration and upon request of Senator Young (Haskell) consideration deferred temporarily.

Senator Jones asked to be recorded present, which was the order.

SB 236, by Grantham et al, was considered further.

Senator Grantham moved to amend **SB 236**, Line 2, Page 2, by striking after the word "of" and before the word "work" the words "manual or mechanical" and inserting in lieu the words "any hazardous" and by adding after the word "labor" in Line 2, and before the word "the" in Line 3, same page, the following: "as defined by other provisions of this Act", which amendment was declared adopted.

Upon motion of Senator Grantham, **SB 236**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended and **SB 236**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 236 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Young (Cleveland), Young (Haskell).—32.

Excused: Easterly, Harris, Shoemake, Stipe, Wilson (Beckham).—5.

Not Voting: Boecher, Collins (Pontotoc), Frazier, Herndon, Jones, Mahan, Wilson (Greer).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Easterly, Harris, Shoemake, Stipe, Wilson (Beckham).—5.

Not Voting: Boecher, Collins (Pontotoc), Frazier, Herndon, Jones, Mahan.—6.

The Emergency was declared passed.

SB 236, as amended, was referred for engrossment.

GENERAL ORDER

SB 85, by Young (Haskell) and Miskovsky, was considered further.

Senator Miskovsky moved to amend **SB 85**, by striking all of Sections 1, 2, 3, 4 and 5 and substituting therefor the following: Section 1. The State or any county, city, town, municipal corporation or school district, or any person, corporation or organization, shall be entitled to recover damages in an amount not to exceed Three Hundred Dollars (\$300.00) in a court of competent jurisdiction from the parents of any minor under the age of eighteen (18) years, living with the parents, who shall maliciously or wilfully destroy property, real, personal or mixed, belonging to the State or such county, city, town, municipal corporation, school district, person, corporation or organization," which amendment was declared adopted.

Senator Stipe asked to be recorded present, which was the order.

Senator Miskovsky asked unanimous consent, which was granted, to amend his amendment, above, by striking the words and figures "Three Hundred Dollars (\$300.00)" and inserting "Two Hundred Dollars (\$200.00)".

Senator Young (Haskell) moved that **SB 85**, as amended, be referred to the Committee on Criminal Jurisprudence for further study.

Senator Miskovsky, as a substitute, moved that **SB 85**, as amended, be advanced to engrossment and third reading, which motion failed of adoption.

The vote occurring on the Young (Haskell) motion, it was declared adopted.

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Field that the Senate closed its doors and went into executive session.

The Senate reassembled in open session, with President Pro Tempore Baldwin presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Miskovsky advised and consented to the confirmation of the interim appointment of B. D. EDDIE, of Oklahoma City, Oklahoma, as an employer member of the State Board of Arbitration and Conciliation for a term effective September 23, 1955 and ending coterminously with the office of the Governor.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the interim appointment of JACK DUNNING, of Oklahoma City, Oklahoma, as an employer member of the State Board of Arbitration and Conciliation for a term effective September 23, 1955 and ending coterminously with the office of the Governor.

The Senate, in executive session and upon motion of Senator Cartwright,

advised and consented to the confirmation of the interim appointment of WALTER B. HALL, of Fort Towson, Oklahoma, as a farmer member of the State Board of Arbitration and Conciliation for a term effective September 23, 1955, and ending coterminously with the office of the Governor.

The Senate, in executive session and upon motion of Senator Coppock, advised and consented to the interim appointment of RONALD FORD, of Helena, Oklahoma, as a farmer member of the State Board of Arbitration and Conciliation for a term effective September 23, 1955 and ending coterminously with the office of the Governor.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of the interim appointment of DOYAL J. FRANKLIN, of Tulsa, Oklahoma, as an employee member of the State Board of Arbitration and Conciliation for a term effective September 23, 1955 and ending coterminously with the office of the Governor.

The Senate, in executive session and upon motion of Senator Boecher, seconded by Senators Allen, Rinehart and Coppock, advised and consented to the confirmation of the reappointment of ROBERT BARR, of Dover, Oklahoma, as a member of the State Highway Commission for a term effective February 15, 1957 and ending February 15, 1965.

The Senate, in executive session and upon motion of Senator Wilson (Greer), seconded by Senators Dacus and Perryman, advised and consented to the confirmation of the reappointment of LOUIS M. TITTLE, of Mangum, Oklahoma, as a member of the State Highway Commission for a term effective February 15, 1957 and ending February 15, 1965.

Senator Fine, referring to his motion adopted on the 36th legislative day, authorizing the Chairman of any Senate

Conference Committee, on the unexcused absence of any Conferee, to appoint any other member of the Senate to fill said Conferee's place during his absence, moved that the vote be reconsidered by which that motion was adopted, which motion prevailed.

Senator Fine asked unanimous consent, which was granted, to withdraw the motion above referred to.

Senator Coppock asked that the record on the next legislative day show him excused, which was the order.

Senator Field moved that when the desk is cleared of routine matters the Senate adjourn to meet at 10:30 a.m., tomorrow, which motion prevailed.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 241—County Government.

HB 711—County Government.

HB 712—County Government.

DO PASS, as amended:

SB 101—Appropriations and Budget.

SB 217—Labor Relations—To Insurance by previous order.

HB 783—Labor Relations.

HB 784—Labor Relations.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 292—By Wilson (Beckham) and Easterly — An Act relating to Aviation and all Airplane Ticket Contracts executed in this State; requiring any provision of said contracts which has to do with the limits of liability to state the amount in the lawful money of the United States; and declaring an emergency.

SB 293—By Sandlin and Grantham of the Senate, and Levergood and Williams

of the House—An Act relating to crimes against the person; amending 21 O. S. 1951 § 645 to include the words "and battery" to follow the word "assault"; amending 21 O. S. 1951 § 646 to provide that an assault becomes aggravated when committed under any of the following circumstances: (1) when great bodily injury is inflicted upon the person assaulted; (2) when committed by a person of robust health or strength upon one who is aged or decrepit; and amending 21 O. S. 1951 § 647 to include the words "and battery"; and declaring an emergency.

The President presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJRs 16 and 17, **SB**s 34, 180, 189 each correctly engrossed.

SR 22, **SJR 2**, **SB**s 51, 97 and 130 each correctly enrolled.

Engrossed **SJR**s 16 and 17 and Engrossed **SB**s 34, 180 and 189 were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 22** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SJR 2** and Enrolled **SB**s 51, 97 and 130 were each, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 12**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 676—By Pazoureck, Carmichael, Long (Seminole), Skeith, Musgrave, Munson, Hammers, Ruby, Fuller, Bliss,

Price, Taliaferro, Bond (Stephens), Bower and Reudy of the House and Stipe of the Senate—An Act relating to motor vehicle number plates; providing for reflectorized plates to be issued every three (3) years; providing for tabs for certain years; setting standards for reflectorized plates; designating where plates and tabs shall be attached to vehicle; designating certain markings to be stamped on plates after approval by designated persons; providing for additional charges; directing the purchase of necessary equipment; amending

47 O. S. 1951, § 22.4; and declaring an emergency.

The above numbered HBs and/or HRs were read for the first time.

MESSAGES FROM THE HOUSE

Advising the Senate that the House of Representatives shall abide by the Joint Rules as provided in the last sentence of Rule 15.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a.m., tomorrow.

THIRTY-NINTH LEGISLATIVE DAY
Thursday, March 14, 1957

Pursuant to adjournment, the Senate convened at 10:30 a.m., and was called to order by Senator Cartwright, who was by the President authorized so to do.

The roll was called as follows:

Present: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mis-kovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Carrier, Coppock, Easterly, Harris, Mahan, Shoemake, Wilson (Beckham).—8.

The Presiding Officer declared a quorum present.

Prayer was offered by Acting Chaplain, Jimmy Vannoy, President of the Boy Students for Christ Organization of the McAlester Highschool.

By unanimous consent, upon request of Senator Stipe, the prayer of Jimmy Vannoy is incorporated herein as follows:

“Our Heavenly Father:

‘Consecrate our minds and hearts as we bring our Senators to Thee in prayer. Give them understanding and wisdom to do for us what seems best to Thee.

‘May their legislative power be felt for the good of our schools, and may we, the products of these schools, benefit the entire structure of our nation.

‘Give them grace to face the problems of our government in such a way as to bring honor to Thee, the Great Law-giver of all mankind—in Jesus’ name. Amen.”

The Journal for the last legislative day was declared approved.

In compliance with a request of Senator Rinehart made on Thursday, March 7, a copy of the oration given before the Senate on Wednesday, March 6, by Nancy Kunneman of El Reno, is herewith incorporated.

“THE PEOPLES’ CONSTITUTION—
OURS TO DEFEND”

+

BY NANCY ANN KUNNEMAN
EL RENO HIGH SCHOOL SENIOR

Do you believe in the Constitution of the United States of America? Yes—because you are an American living in the United States, a land of abundance and freedom. Living in the United States is the grandest privilege granted to anyone today. People over all the world would give everything they possess to be able to live under the protection of the laws of our Constitution. The Constitution is not just a historical document, it is a plan of government which represents Justice, Freedom, Democracy and Loyalty. It is yours and mine to know, to use, to respect, and above all, to defend.

On January 20, 1957, the President, Dwight D. Eisenhower, and the Vice-President, Richard Nixon, promised to the American people that they would preserve, protect and defend the Constitution of the United States of America. Television permitted millions of eyes to watch the inauguration, and all Americans found they too must make a promise, a promise to their nation to defend the Constitution.

The battle cry, defend, echoes through the past. Years ago, America heard the summons and entered our first war, the war for independence. We defended ourselves again in 1812 and proved to our Mother Country that for the second

time, we could stand alone. Since then, the same cry has echoed and re-echoed throughout American History. Now after a few lesser wars, a Civil War, two World Wars, and the Battle of Korea, we Americans are still shouting "Defend, Defend." We are now defending an ideal, an ideal of freedom and man's dignity outlined in the Constitution of the United States.

Let us agree upon a common meeting ground, affirming the fact that the Constitution of the United States is a living symbol of freedom and democracy. Agreeing upon its democratic position in terms of humanity, let us contrast. To Russia, war is neither immoral or inhuman, it is simply a policy to be used when it pays. Man ceases to be human and becomes a mere instrument of destruction. On the other hand, war is to America a means of defense, a defense of freedom and democracy. A defense of our fine American heritage. The Constitution is great because great men made it so. Franklin, Madison, Monroe and many others wrote this great document for you, and every other American citizen. It is the cornerstone and the foundation of all of our beliefs in individual rights for one to live his own life and to speak for himself.

Many generations ago, there was a dream that men might some day live to be free. There was a hope that men might some day walk on the streets of the world unafraid and there was a prayer that men might some day worship God in their own way. That dream, that hope, that prayer became our Constitution and it guarantees you such freedoms as the balm of privacy, the freedom to choose your own dwelling, your own friends, to appear on the streets, and then go into your own church and worship as you please, with bowed head or on bended knee, because your worship is free. Freedom, boundless and immortal freedom—that's what your Constitution means to you and to

all Americans. The Constitution is the greatest public document of the American people—it stands for individual liberties, it stands for Christ like and God fearing men. Let's defend the Constitution so it will remain above all other forms of government.

Few people in the United States appreciate fully the grandeur and splendor of the Constitution of the United States—the vast accomplishments it has brought forth in our nation is a breath taking story of an unstable people turned into a politically secure, socially stable, orderly civilization of 166 million people enjoying as a Nation, the highest standards of government and living ever known on the face of God's great green globe made possible by our Constitution.

Yet, in our own age, democracy although widely established finds itself suffocating in the foul air of Communism. Are these freedoms of the Constitution to be snatched from us as an eagle would swoop down upon its unsuspecting prey? Are we so weak in spirit that what the Constitution represents must die, leaving an oppressed world vainly searching for help elsewhere?

The question rings loudly. America hears. Do you remember the tramping of weary men on their way to Valley Forge during the Revolution? Do you remember our ancestors who left their blood on the green at Lexington and on the walls of Fort Sumpter and on the fields of Gettysburg, on the water of the River Marne and in the shadows of Okinawa, on the bare bleak hills called Pork Chop and Old Baldy and Heartbreak Ridge? Those men were defending our freedoms and they sacrificed all so that we might live under the protection of our Constitution. The Constitution is our protector, but it will remain only so long as we make it our protector by defending its ideals.

Yes, the answer is clear. We must defend ourselves, our Constitution. We

must defend Freedom and our Constitution for all.

If in honor and glory our Constitution is to be defended;

If we are to keep this the land of the free and the brave and of love so kindred;

If more than fine words are to fashion our creeds;

Now must our hands and our hearts turn to deeds for we are challenged by tyrants our strength to reveal—Oh God, Let us prove that our courage to defend our Constitution is real.

FIRST READING

The following Resolution was introduced and read the first time:

SJR 24—By Rinehart of the Senate and Andrews, Arrington, Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bouse, Briscoe, Buckler, Bullard, Calkins, Camp, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Clark, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Dolezal, Finch, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hargrave, Horton, Inman, Lance, Levengood, Long (Caddo), Long (Seminole), McCarty, Mitchell, Moad, Morford, Munson, Murrow, Nance, Nevins, Nigh, Nixon, Ogden, Ozmun, Patten, Pazoureck, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Ruby, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Spear, Stevens, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Williams (Murray), Wilson, Wolf, Harkey of the House—A Joint Resolution authorizing the State Board of Public Affairs to enter into a contract with the Dan Vinson Foundation, a Corporation, under which said Board will furnish not more than 40,000 clay tile to said foundation for construction of a hall and buildings on the southwest quarter, Section four, Township nine North, Range eleven West in Caddo County, Oklahoma, and

in consideration thereof said foundation will receive, house, and feed the children at the Whitaker State Orphan Home, together with necessary supervisory personnel, for one (1) week of camp; authorizing said Board to furnish transportation for said children and supervisory personnel; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 286—Business and Industry.

SB 287—Judiciary.

SB 288—Planning and Resources.

SB 289—Education, then to Appropriations and Budget.

SB 290—County Government.

SB 291—Game and Fish.

SB 292—Aviation.

SB 293—Criminal Jurisprudence.

SJR 22 — Constitutional Amendments, Initiative and Referendum and Code Revision.

SJR 23—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 576—Revenue and Taxation.

GENERAL ORDER

HB 606, by Committee on County, State and Federal Government, was read and considered.

Upon motion of Senator Young (Cleveland), **HB 606** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 606** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 606 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Carrier, Coppock, Easterly, Harris, Mahan, Shoemake, Wilson (Beckham).—8.

Not Voting: Hope, Jones, Trent.—3.
The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Carrier, Coppock, Easterly, Harris, Mahan, Shoemake, Wilson (Beckham).—8.

Not Voting: Hope, Jones, Trent.—3.
The Emergency was declared passed.

HB 606 was properly signed and ordered returned to the Honorable House.

Senator Mahan asked to be recorded present, which was the order.

GENERAL ORDER

HB 677, by Nigh, was read and considered.

Upon motion of Senator Stipe, **HB 677** was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules of the Senate were suspended, and **HB 677** was considered engrossed

and placed upon third reading and final passage.

Senators Stipe and McSpadden asked to be made co-authors of **HB 677**, which was the order.

THIRD READING

HB 677 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Carrier, Coppock, Easterly, Harris, Shoemake, Wilson (Beckham).—7.

Not Voting: Field, Fine, Jones, Rinehart.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Carrier, Coppock, Easterly, Harris, Shoemake, Wilson (Beckham).—7.

Not Voting: Field, Fine, Jones, Rinehart.—4.

The Emergency was declared passed.

HB 677, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SJR 4, by Miskovsky, Carrier, Collins (Pontotoc), Herndon and Walker of the Senate, and Bailey (Cleveland) of the House, was read and considered.

Senators Stipe, Hamilton, Dacus, Collins (Creek), Cowden, Mahan, Jones, Grantham, Garvin, Ritzhaupt, McColgin, Breeden, McSpadden, Young (Cleveland) and Young (Haskell) asked to be made co-authors of **SJR 4**, which was the order.

Senator Mahan asked unanimous consent, which was granted, to amend **SJR 4**, page 6, lines 7 and 8, by striking after the word and figure "Section 4" the following: "A special election is hereby ordered to be held throughout the State on the ----- day of July ----- 195--," and inserting "A special election is hereby ordered to be held throughout the State on July 1, 1958, or next Statewide election."

Upon motion of Senator Miskovsky, **SJR 4**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SJR 4**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 4, as amended, was read for the third time at length, as follows:

SENATE JOINT RESOLUTION No. 4—By Miskovsky, Carrier, Collins (Pontotoc), Herndon, Walker, Stipe, Hamilton, Dacus, Collins (Creek), Cowden, Mahan, Jones, Grantham, Garvin, Ritzhaupt, McColgin, Breeden, McSpadden, Young (Cleveland) and Young (Haskell), of the Senate and Bailey (Cleveland) of the House—

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION,

A PROPOSED AMENDMENT TO THE CONSTITUTION OF OKLAHOMA, THE SAME TO BE ADDED TO ARTICLE X AND GIVEN SECTION NUMBER 27A, RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; AUTHORIZING CITIES AND TOWNS, AFTER APPROVAL OF THE PROPOSITION BY A MAJORITY OF THE VOTERS THEREOF VOTING AT AN ELECTION, TO ENTER INTO CONTRACTS AND PLEDGE REVENUE FOR TERMS OF YEARS WITH EACH OTHER, THE STATE OF OKLAHOMA, THE UNITED STATES, OR THE SUBDIVISION OR AGENCIES OF ANY, FOR THE PURCHASE OF WATER OR THE CONSTRUCTION, ACQUISITION OR OPERATION OF WATER FACILITIES OR THE PURCHASE OR LEASE OF RESERVOIR SPACE; AUTHORIZING TWO OR MORE CITIES AND TOWNS AFTER APPROVAL OF THE PROPOSITION BY A MAJORITY OF THE VOTERS VOTING AT AN ELECTION IN EACH SUCH CITY OR TOWN TO ISSUE BONDS BINDING INCOME AND REVENUE FROM THE SALE OF WATER FOR A TERM NOT EXCEEDING THIRTY (30) YEARS, FOR THE JOINT CONSTRUCTION, ACQUISITION, OWNERSHIP, REPAIR, IMPROVEMENT OR EXTENSION OF WATER FACILITIES; PROVIDING THAT THIS AMENDMENT SHALL BE INDEPENDENT OF OTHER SECTIONS OF THE CONSTITUTION RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; PROVIDING THAT THE PROVISIONS HEREOF SHALL NOT BE EXCLUSIVE AS TO OTHER AGENCIES OF THE STATE AUTHORIZED TO INCUR INDEBTEDNESS; PROVIDING THAT SECTION 27 OF ARTICLE X OF THE CONSTITUTION SHALL BE AMENDED TO PERMIT JOINT OWNERSHIP BY CITIES AND TOWNS OF WATER

FACILITIES AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people, for their approval or rejection, as in the manner now provided by law, the following proposed amendment to the Constitution of Oklahoma, the same to be added to Article X, and given the Section number 27A:

Any incorporated city or town in Oklahoma may individually or jointly, after approval of the proposition by a majority of the qualified electors voting in an election in each of said cities and towns, contract and pledge revenues for a term of years with other cities or towns, the State of Oklahoma, the United States of America, or any other governmental subdivision or agency of any of them, for the purpose of purchasing water, constructing, acquiring, or operating water facilities, or purchasing or leasing reservoir space. Any two (2) or more incorporated cities and towns in Oklahoma may after approval of the proposition by a majority of the qualified electors voting in an election in each of said cities and towns issue bonds payable over a period not to exceed thirty (30) years and secured by revenues derived from the sale of water for the joint construction, acquisition, repair, extension or improvement of said water facilities and thereafter enact ordinances giving effect to the provisions of this section. This section shall be independent and shall not be limited by or limit other existing provisions of the Constitution relating to municipal water or the financing thereof, nor shall it be exclusive as to other agencies of the State of Oklahoma authorized by law to incur indebtedness. Section 27 of Article X of the Constitu-

tion which pertains to incurring of tax secured indebtedness by cities and towns for public utilities is hereby amended to permit joint ownership by cities and towns of water facilities.

SECTION 2. The Ballot Title for said proposed amendment shall be in the following form:

BALLOT TITLE

Legislative Referendum No. _____

State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional Amendment authorizing cities and towns, after approval at an election, to enter into contracts and pledge revenues for a term of years with other governmental units for purchase of water, and securing water facilities; authorizing two (2) or more cities and towns, after approval at an election, to issue bonds for a term not exceeding thirty (30) years binding revenues derived from the sale of water for joint water facilities; providing that Section 27 of Article X of the Constitution which pertains to incurring of tax secured indebtedness by cities and towns shall be amended to permit joint ownership by cities and towns of water facilities,

be approved by the people?

SHALL THE PROPOSED AMENDMENT BE APPROVED?

YES

NO

SECTION 3. The President of the Senate shall, immediately after the adoption of this Resolution, prepare and file one (1) copy of the Resolution, including the ballot title, with the Secretary of State and one (1) copy with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on July 1, 1958, or next State-wide election, at which the proposed amendment to the Constitution of Okla-

homa, set forth in Section 1 of this Resolution, shall be submitted to the people for their approval or rejection, as and in the manner provided by law.

On the question of passage of Resolution, the roll call was as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Field, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Carrier, Coppock, Easterly, Harris, Shoemake, Wilson (Beckham).—7.

Not Voting: Collins (Pontotoc), Fine, Hall, McSpadden, Rinehart.—5.

Senator Allen asked the record show him excused for the remainder of this legislative day, which was the order.

The Resolution having received the constitutional majority of the votes of all members elected to and constituting the Senate was declared passed.

The question being, "Shall **SJR 4**, by Miskovsky, Carrier, Collins (Pontotoc), Herndon, Walker, Stipe, Hamilton, Dacus, Collins (Creek), Cowden, Mahan, Jones, Grantham, Garvin, Ritzhaupt, McColgin, Breeden, McSpadden, Young (Cleveland) and Young (Haskell), of the Senate and Bailey (Cleveland) of the House, entitled:

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO THE CONSTITUTION OF OKLAHOMA, THE SAME TO BE ADDED TO ARTICLE X AND GIVEN SECTION NUMBER 27A. RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; AUTHORIZING CITIES AND TOWNS, AFTER APPROVAL OF THE PROPO-

SITION BY A MAJORITY OF THE VOTERS THEREOF VOTING AT AN ELECTION, TO ENTER INTO CONTRACTS AND PLEDGE REVENUE FOR TERMS OF YEARS WITH EACH OTHER, THE STATE OF OKLAHOMA, THE UNITED STATES, OR THE SUBDIVISION OR AGENCIES OF ANY, FOR THE PURCHASE OF WATER OR THE CONSTRUCTION, ACQUISITION OR OPERATION OF WATER FACILITIES OR THE PURCHASE OR LEASE OF RESERVOIR SPACE; AUTHORIZING TWO OR MORE CITIES AND TOWNS AFTER APPROVAL OF THE PROPOSITION BY A MAJORITY OF THE VOTERS VOTING AT AN ELECTION IN EACH SUCH CITY OR TOWN TO ISSUE BONDS BINDING INCOME AND REVENUE FROM THE SALE OF WATER FOR A TERM NOT EXCEEDING THIRTY (30) YEARS, FOR THE JOINT CONSTRUCTION, ACQUISITION, OWNERSHIP, REPAIR, IMPROVEMENT OR EXTENSION OF WATER FACILITIES; PROVIDING THAT THIS AMENDMENT SHALL BE INDEPENDENT OF OTHER SECTIONS OF THE CONSTITUTION RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; PROVIDING THAT THE PROVISIONS HEREOF SHALL NOT BE EXCLUSIVE AS TO OTHER AGENCIES OF THE STATE AUTHORIZED TO INCUR INDEBTEDNESS; PROVIDING THAT SECTION 27 OF ARTICLE X OF THE CONSTITUTION SHALL BE AMENDED TO PERMIT JOINT OWNERSHIP BY CITIES AND TOWNS OF WATER FACILITIES AND ORDERING A SPECIAL ELECTION,"

be ordered referred by the Legislature of the State of Oklahoma for approval or rejection at a Special Election to be held throughout the State on the first day of July, 1958, or next State-wide election, as provided in Section 4 of said Resolution, which Special Elec-

tion is hereby ordered and authorized on July 1, 1958, or next Statewide election, as provided in Section 1 of Article 24 of the Constitution of the State of Oklahoma? the roll call resulted as follows:

Aye: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Baldwin, Carrier, Coppock, Easterly, Harris, Shoemake, Wilson (Beckham).—8.

Not Voting: Breeden, Fine, Jones, Rinehart, Tipps.—5.

The Presiding Officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had voted in favor of calling the Special Election.

SJR 4 was referred for engrossment.

GENERAL ORDER

SB 241, by Price and Miskovsky of the Senate, and Patten et al of the House, was read and considered.

Upon motion of Senator Price, **SB 241** was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules of the Senate were suspended and **SB 241** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 241 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Frazier, Garvin, Grantham, Hamilton, Herndon,

Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Baldwin, Carrier, Coppock, Easterly, Harris, Shoemake, Wilson (Beckham).—8.

Not Voting: Fine, Hall, Jones, Rinehart, Stipe.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Baldwin, Carrier, Coppock, Easterly, Harris, Shoemake, Wilson (Beckham).—8.

Not Voting: Fine, Hall, Jones, Rinehart, Stipe.—5.

The Emergency was declared passed.

SB 241 was referred for engrossment.

PENDING CONSIDERATION OF HAS

Senator McClendon moved that the Senate concur in **HAS** to **SB 43**.

Senator Cowden asked unanimous consent, which was granted, that **SB 43**, as amended by the Honorable House, be first printed.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 528, **SBs 54, 124, 228, 236** and **243** each correctly engrossed.

SR 21 correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 528**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SBs 54, 124, 228, 236** and

243 were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 21** was properly signed and ordered referred to the Secretary of State.

Senator Boecher moved when the desk is cleared of routine matters the Senate adjourn to meet as provided under the Rules, on Monday, March 18, 1957, which motion prevailed.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 294—By Wilson (Greer) and Hope of the Senate and Ham and Bailey (Kay) of the House—An Act relating to cosmetology; fixing requirements, qualifications and conditions to be met by cosmetology licensees and students, and by applicants and registrants for cosmetology licenses and examinations therefor; providing for times for cosmetology examinations; requiring certain persons to have beauty shop licenses and instructor's licenses; relating to out-of-state guest artists; relating to compensations, meetings, powers, duties and fees to be charged by the Board of Cosmetology and to compensation, duties, liabilities and bonds of officers and employees thereof; amending 59 O. S. 1951 Secs. 199.1, 199.2, 199.3, 199.4, 199.7, 199.10 and 199.14; and declaring an emergency.

SB 295—By Hall—An Act providing that non-residents of this State may petition for adoption of any minor child or other person subject to adoption the same as residents of this State; providing for venue of such adoption cases; amending 10 O. S. 1951, § 46; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon

the Calendar unless otherwise indicated:

DO PASS:

SB 225—Public Safety.

SB 261—Business and Industry.

SB 283—Appropriations and Budget.

HB 776—Business and Industry.

DO PASS, as amended:

SB 173—Public Safety.

SB 244—Appropriations and Budget.

WITHOUT RECOMMENDATION:

SJR 18—Constitutional Amendments, Initiative and Referendum and Code Revision—To State and Federal Government by previous order.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 838—By Committee on County, State and Federal Government—An Act relating to travel expenses of County Treasurers, County Clerks, Court Clerks, County Judges, County Attorneys, County Superintendents and County Assessors; and the Assistants, Deputies and Employees of such Officers; authorizing reimbursement for transportation expense and providing rates thereof; fixing a per diem rate in lieu of subsistence while traveling outside their respective counties; prescribing method of calculating per diem; providing for reimbursement of expenses other than transportation while traveling inside their respective counties; repealing Section 180.47 of Title 19, Oklahoma Statutes 1951, and all other Acts in conflict herewith; and declaring an emergency.

HB 821—By Nigh, Skeith, Norris, Kite, Patten, Slater, Calkins, Hammers, Scarbrough, Tinker, Ogden, Bohr, Stewart, Foster, Lollar, Smith, Ham, Pazoureck, Welch, Sparger, Pitcher, Sampsel, Long (Caddo), Graves, Andrews, Clark, Garrison, Shibley, and Simmons of the House and Harris, Stipe, Breeden, Sandlin, Frazier, McSpadden, Herndon and Hall of the Senate—An Act creating the "State Editorial and Publications

Board for Oklahoma Today;" providing for the terms of Board Members; providing for transfers from other State agencies; making an appropriation; authorizing the appointment of an Editor; providing that the provision of this Act shall be severable; and declaring an emergency.

HB 869—By Larason, Wolf, Bohr, Clark, Cox, Etling, Kite and Reudy of the House and Hope and Wilson (Greer) of the Senate—An Act relating to Soil and Water Conservation; making appropriations to the State Soil Conservation Board for watershed planning purposes in cooperation and agreement with the United States Department of Agriculture; making the appropriations non-fiscal; and declaring an emergency.

HB 774—By Livingston, Huser, Bliss, Cartwright (Seminole) and Finch of the House and Hope, Wilson (Beckham), Hall and Stipe of the Senate—An Act relating to the State Industrial Commission; authorizing destruction of files of the State Industrial Commission in cases where final orders have been entered and spread of record for a period of at least fifteen (15) years; authorizing reconstruction and reorganization of filing system of State Industrial Commission; providing for employment of additional help and fixing their compensation; making an appropriation and providing that it shall be non-fiscal; making provisions of Act severable; and declaring an emergency.

HB 855—By Nance of the House and Young (Cleveland) of the Senate—An Act relating to County Officers; prescribing additional duties and providing additional compensation for the County Judges of certain counties; repealing

Laws or parts of Laws in conflict herewith; making the provisions of this Act severable; and declaring an emergency.

HB 860—By Nance of the House and Young (Cleveland) of the Senate—An Act relating to the County Court fund of certain counties; directing the transfer of the sum of Twenty Thousand Dollars (\$20,000.00) from said Court fund to the County Free Fair fund for specified purposes; requiring approval by certain public officials prior to said transfer; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 23**.

The above numbered Bill was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising signing of and returning Enrolled **SJR 2, SBs 51, 97, and 130**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 549**, as amended.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HJR 503** and **HB 638** and requesting Conferences.

As provided under the Boecher motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p. m.—on Monday, March 18, 1957.

FORTIETH LEGISLATIVE DAY**Monday, March 18, 1957**

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Hall, Hope, Trent.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Leonard Sullivan, Pastor of the Baptist Church of Wynnewood.

The Journal for the last legislative day was declared approved.

Senator Price asked unanimous consent that R. Michael and Richard Lang of Tulsa be made Honorary Pages for this legislative day, which was the order.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 25—By McClendon of the Senate, and Welch and Jumper of the House—A Joint Resolution waiving the immunity of the State from liability for damages resulting from tortious acts of its employees; authorizing the bringing of suit against that department, commission or agency of the State government in which such employee was employed at the time of the commission

of such tortious act to determine whether in fact such employee was guilty of a tortious act and to determine the extent of damages if any resulting from such tortious acts of such employee; directing and providing for the payment of any judgment rendered as a result of the tortious acts of an employee of the State Highway Commission out of the State Highway Construction and Maintenance Fund and if judgment be rendered as a result of the tortious acts of any employee of any other department, commission or agency of the State directing and providing for the payment of such judgment out of the miscellaneous fund allocated to such department, commission or agency; providing for a period of limitations; and declaring an emergency.

SB 296—By McClendon of the Senate, and Welch and Jumper of the House—An Act relating to travel expenses of County Commissioners; providing that amount allowed for travel expenses of County Commissioners in certain counties shall be fixed by County Commissioners but shall not exceed One Hundred Fifty Dollars (\$150.00) per month; and declaring an emergency.

SB 297—By Miskovsky—An Act relating to School Libraries; providing for allocations of funds for purchase and pre-binding of school library books; providing for the appointment of a State Library Supervisor and committees to recommend books for the official list of library books; providing for supplements to the official list of library books and limiting prices to be charged for school library books in Oklahoma; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 294—Business and Industry.

SB 295—Social Welfare.

SJR 24 — Senator Rinehart asked unanimous consent that **SJR 24**, by Rinehart of the Senate, and Andrews, et al of the House, be ordered printed and placed on the Calendar without reference to a committee, which was the order.

HB 838—County Government.

HB 821—State and Federal Government, then Appropriations and Budget.

HB 869—Agriculture.

HB 774—State and Federal Government, then Appropriations and Budget.

HB 855—County Government.**HB 860—County Government.****GENERAL ORDER**

Senator Shoemake asked unanimous consent that **HB 663**, by Stewart, et al, of the House and Hamilton of the Senate, be ordered withdrawn from the Calendar and re-referred to the Judiciary Committee, which was the order.

Senators Boecher, McSpadden and Cowden asked to be shown excused until such time as they might return to the Chamber, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 241 correctly engrossed.

SB 23 correctly enrolled.

Engrossed **SB 241** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 23**, after fourth reading, was properly signed and order transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 144, by Miskovsky, was read and considered.

Senator Miskovsky moved to amend **SB 144**, line 6, page 1, by adding after the word, "employees," and before the word, "at," the following: "except supervisory, clerical and office employees,"

and page 2, lines 6 and 7, by striking the remainder of line 6 after the period and the words, "earned by such employee," and substituting the words, "at least once each month," and at page 2, line 9, by striking the word, "therefrom," and inserting the word, "from such wages," and by adding the word, "day," after the word, "pay," in line 13, page 2, and by correcting the title to conform with the amendments, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 144**, line 16, page 2, by striking after the word, "of," and before the word, "months," the word and figure "two (2)," and inserting the word and figure, "one (1)," which amendment was declared adopted.

Upon motion of Senator Miskovsky, **SB 144**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 144**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 144 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).
—34.

Nay: Collins (Pontotoc), Young (Cleveland).—2.

Excused: Boecher, Cowden, Hall, Hope, McSpadden, Trent.—6.

Not Voting: McColgin, Stipe.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—34.

Nay: Collins (Pontotoc), Young (Cleveland).—2.

Excused: Boecher, Cowden, Hall, Hope, McSpadden, Trent.—6.

Not Voting: McColgin, Stipe.—2.

The Emergency was declared passed.

SB 144, as amended, was referred for engrossment.

Senator Hope asked to be recorded present, which was the order.

GENERAL ORDER

HB 745, by Ham, et al of the House, and Wilson (Greer), Allen, Coppock and Stipe of the Senate, was read and considered.

President Pro Tempore Baldwin presiding.

Senator Wilson (Greer) asked unanimous consent, which was granted, that the emergency clause to **HB 745** be ordered stricken, and title amended to conform, which was the order.

Senators Shoemake, Walker, Perryman, Sandlin, McColgin, Dacus, Grant-ham, Miskovsky, Hamilton, Wilson (Beckham), Jones, Herndon, Collins (Pontotoc) and Tipps asked to be made co-authors of **HB 745**, which was the order.

Upon motion of Senator Wilson (Greer) **HB 745**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Greer), the rules of the Senate were suspended, and **HB 745**, as amended,

was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 745 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Boecher, Cowden, Hall, McSpadden, Trent.—5.

Not Voting: Dendy, Frazier, Mahan, Tipps.—4.

The Bill was declared passed.

HB 745, as co-authored and amended, was referred for engrossment.

Senators Hall and Trent asked to be recorded present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 4 correctly engrossed.

Engrossed **SJR 4** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 255, by Cartwright, was read and considered.

Senator Hope asked to be shown excused until such time as he might return to the Chamber, which was the order.

Senator Young (Haskell) moved to amend **SB 255** by adding a new section 3 and renumbering succeeding sections as follows: "Urban limits is defined to mean the confines of the school district embraced in the city or town," which

amendment by unanimous consent he withdrew.

Senator Harris moved to amend **SB 255**, Line 4, Page 1, by striking after the word, "limits," and before the word "when," the words, "but within their urban limits," which amendment was declared adopted.

Senator Young (Cleveland) moved to amend **SB 255**, Line 7, Page 1, by adding after the word, "town," and before the period, the words, "Said urban limits not extend beyond the county line in which said city or town is located," which amendment by unanimous consent he withdrew.

Senator Hall asked to be shown excused until such time as he might return to the Chamber, which was the order.

Senator Stipe moved to amend **SB 255** by adding after Section 1 a new Section as follows: "Cities shall be empowered to acquire land by eminent domain proceedings."

By unanimous consent, upon request of Senator Cartwright, further consideration of **SB 255** was deferred for this legislative day.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HB 549**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senators Cowden and Hope asked to be recorded present, which was the order.

GENERAL ORDER

HB 587, by Pitcher, et al, of the House, and Wilson (Greer) and Miskovsky of the Senate, was read and considered.

Senator Stipe moved to amend **HB 587**, Line 13, Page 2, by striking all the language after the word "manner," in

Section 2, which amendment was declared adopted.

Senator Rinehart moved to amend **HB 587**, Line 3, Page 2, by striking after the word, "summoned," the remainder of the paragraph, which amendment was declared adopted.

Senator Perryman moved to amend **HB 587**, Lines 1 and 2, Page 1, by striking after the word, "officer," the words, "or merchant, or merchant's employee," which amendment was tabled upon motion of Senator Miskovsky.

Upon motion of Senator Miskovsky, **HB 587**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HB 587**, as amended, was considered engrossed and placed upon third reading and final passage.

Senators Harris and Collins (Pontotoc) asked to be made co-authors of **HB 587**, which was the order.

THIRD READING

HB 587 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Harris, Hope, Jones, McColgin, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Haskell).—32.

Nay: Cartwright, Frazier, Hamilton, Herndon, McClendon, Perryman, Tipps, Wilson (Beckham), Young (Cleveland).—9.

Excused: Boecher, McSpadden.—2.

Not Voting: Coppock.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Harris, Hope, Jones, McColgin, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Haskell).—32.

Nay: Cartwright, Frazier, Hamilton, Herndon, McClendon, Perryman, Tipps, Wilson (Beckham), Young (Cleveland).—9.

Excused: Boecher, McSpadden.—2.

Not Voting: Coppock.—1.

The Emergency was declared passed.

HB 587, as amended, was referred for engrossment.

GENERAL ORDER

SB 139, by Sandlin and McColgin of the Senate, and Nigh of the House, was read and considered.

Senator Rinehart moved to amend **SB 139**, Line 13, Page 9, by adding after the word, "Board," and before the word, "which," the words, "for county offices and with the State Election Board for state and district offices," which amendment was declared adopted.

Sandlin moved to amend **SB 139**, line 15, page 9, by striking after the word, "the," and before the word, "must," on line 16, the word, "contestor," and inserting the word, "contestant," which amendment was declared adopted.

Senator Sandlin moved to amend line 15, page 9, by adding after the word, "faith," and before the word, "in," the following: "before Thursday noon following primary elections held on Tuesday involving county offices and Saturday noon following primary elections held on Tuesday involving state and district offices (or at a like time for elections not held on Tuesday)," which amendment was declared adopted.

Senator Rinehart moved to amend **SB 139**, line 8, page 10, by adding after

the word, "forthwith," and before the word, "hear," the following: "cause notice to be served on said contestee as herein before provided in recount proceedings, and," which amendment was declared adopted.

Senator Sandlin moved to amend **SB 139**, line 11, page 10, by striking after the word, "the," and before the word, "the," the word, "contestor," and substituting the word, "contestee," which amendment was declared adopted.

Senator Walker moved to amend **SB 139**, line 10, page 10, by adding after the word "sustained," and before the word, "the," as follows: "and the Judge finds that such fraud did change the results of such election," which amendment was declared adopted.

Senators McSpadden and Boecher asked to be recorded present, which was the order.

Senator Sandlin moved to amend **SB 139**, line 12, page 10, by adding after the word, "nomination," and before the word, "the," "or name on ballot in the run-off primary election," which amendment was declared adopted.

Senator Mahan moved to amend **SB 139**, line 1, page 11, after the word, "forthwith," and before the word, "delay," by adding the words, "and without," which amendment was declared adopted.

Senator Fine moved to amend **SB 139**, line 1, page 11, by adding after the period, the following: "Provided, nothing herein shall be construed to authorize any judge or court to throw out any lawfully cast ballots in any box where fraud has been alleged and proved," which amendment was declared adopted.

Senator Sandlin moved to amend **SB 139**, line 14, page 12, by adding after the word, "Provided," striking the period, the following: "and it is intended hereby to repeal all statutes and laws in conflict with the provisions herein,"

which amendment was declared adopted.

Senator Young (Haskell) moved to amend **SB 139** by adding a new section 2 as follows and renumbering succeeding sections: "Section 2. The provisions of this Act are severable and if any part hereof shall be held void, the decision of the Court so holding shall not affect or impair any of the remaining provisions of this Act," which amendment was declared adopted.

Senator Hall moved to amend **SB 139**, line 1, page 11, by adding after the word, "delay," the following: "Provided, that any party to the contest may file a motion for a change of venue which must forthwith be granted and the District Judge hearing the cause shall forthwith order the cost with all instruments pertaining thereto to the district court adjoining the district wherein the petition was filed," which amendment was declared failed of adoption.

Senators Cowden, Miskovsky, Grantham, Carrier, Payne, Frazier, Rinehart, Hamilton, McSpadden, Shoemake, Collins (Creek), Mahan, Perryman, Walker, Ritzhaupt, Harris, Wilson (Greer), Garvin and Stipe asked to be made co-authors of **SB 139**, which was the order.

Senator Shoemake moved to amend **SB 139**, line 15, page 16, by adding at the end of Section 1, as new Section to be known as Section 2 and renumbering succeeding sections: "Section 2. In all cases where a petition is filed which alleges fraud but after hearing said allegations are not reasonably sustained by competent evidence, the petitioner (contestant) shall be civilly liable in damages to the contestee for all damage sustained."

Senator Mahan moved to amend the Shoemake amendment by adding at the end the following: "including a reasonable attorney fee and all reasonable and proper costs of conducting such contest," which amendment was declared adopted.

The vote occurring on the Shoemake amendment, as amended, it was declared adopted.

Senator Dendy moved that further consideration of **SB 139**, as amended, be deferred until the Bill has been printed.

Senators Mahan and Cowden asked unanimous consent, which was granted, to amend the Dendy motion, by providing that **SB 139**, as amended, be set for Special Order at 2:00 p. m., tomorrow.

Senator Sandlin moved that the emergency section to **SB 139**, as amended, be ordered stricken, which motion was ruled out of order on a point of order raised by Senator Miskovsky, who stated the Dendy motion, as amended, was before the Senate.

The vote occurring on the Dendy motion, as amended, it was declared adopted.

MOTION TO RECONSIDER VOTE

Senator Collins (Pontotoc) asked unanimous consent, which was granted, to extend the time for one day for consideration of his motion to reconsider the vote by which **SB 200** failed of passage.

The President presiding.

Senator Field moved when the desk is cleared the Senate adjourn to meet as provided under the rules—1:30 p. m., tomorrow, which motion was declared adopted.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 31—Social Welfare.

DO PASS, as amended:

SB 127—Appropriations and Budget.

HB 691—Appropriations and Budget.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 577—By Camp, Ruby and Nixon—An Act amending 6 O. S. 1951 § 110.1; authorizing banks and other designated financial institutions to close on one business day of each week and permitting acts authorized, required or permitted to be performed on such business day at or by any bank or designated financial institution to be performed on the next succeeding business day; and declaring an emergency.

HB 671—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the State Insurance Board; providing that the Secretary Member shall fix the duties and compensations of employees within certain limitations; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 871—By Green of the House and Grantham of the Senate—An Act relating to the duties and salaries of the County Judge and County Attorney in all counties of the State of Oklahoma having a population of not more than ten thousand five hundred (10,500) according to the 1950 Federal census, and a total net valuation of not less than twenty-one million dollars (\$21,000,000.00); authorizing payment of additional salaries from the court fund of the respective counties; conferring additional duties on the County Judge and County Attorney of said counties; and declaring an emergency.

HB 773—By Carmichael, Sweeney and Nixon—An Act relating to Chiropractic Practice; amending 59 O. S. 1951, § 164a; relating to the qualifications required of Chiropractors; and declaring an emergency.

HB 856—By Bliss of the House, and Fine of the Senate—An Act relating to travel expenses of County Commis-

sioners; fixing amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

HB 857—By Bliss, Stewart and Langley of the House, and Fine of the Senate—An Act relating to the distribution of certain commodities donated to certain counties or School Districts therein; authorizing expenditure of not to exceed Five Hundred Dollars per month from the County Highway Fund in certain counties for distribution of such commodities; and declaring an emergency.

HB 730—By Graves, Clark, Briscoe and Cox of the House and Walker of the Senate—An Act relating to municipalities; amending 11 O. S. 1951 § § 81, 83, 84, 85, 92, 93, 94 and 95 as amended by Title 11, Chapter 3, § 81, Oklahoma Session Laws 1953 at Page 31; concerning street improvements and resurfacing of streets and assessments for street improvements; and prescribing procedure therefor; providing regulations for railways occupying part or parts of streets and alleys; providing for lien on railway property under certain conditions; repealing 11 O. S. 1951, § § 73, 75 and 76 as amended by Section 1, Chapter 3a, Title 11, Oklahoma Session Laws of 1953, and 11 O. S. 1951, § § 91, 111, 115, 116, 117, 172, 173, 174, 175 and 176; making provisions of Sections cumulative unless specifically repealed; providing that provisions of Act shall be severable; and declaring an emergency.

HB 752—By Rogers—An Act making appropriations to the office of the State Insurance Commission; providing that the State Insurance Commissioner shall fix the duties and compensation of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 13**, as co-authored by entire membership.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM GOVERNOR

Advising approval by him, March 18, 1957, of Enrolled **SJR No. 3** and Enrolled **SBs Nos. 96, 102, 106 and 130** entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 3—By Young (Cleveland), Collins (Creek), Allen, Breden, Coppock, Dacus, Dendy, Easterly, Field, Grantham, Harris, Perryman, Ritzhaupt, Sandlin and Stipe of the Senate, and Bailey (Cleveland), Wolf, Arrington and Sparks of the House.

A JOINT RESOLUTION CREATING A COMMITTEE TO BE KNOWN AS THE 1957 HIGHER EDUCATION STUDY COMMITTEE FOR THE PURPOSE OF STUDYING THE NEEDS OF HIGHER EDUCATION IN OKLAHOMA AS THEY NOW EXIST, WITH SPECIAL REFERENCE TO FORESEEABLE NEEDS IN THE IMMEDIATE FUTURE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 96—By Miskovsky of the Senate, and McCarty of the House.

AN ACT AMENDING 10 O. S. 1951 § § 116e and 116f AS AMENDED BY CHAPTER 5b, TITLE 10, O. S. L. 1953, H. B. NO. 769, PAGE 23; ETC.

ENROLLED SENATE BILL NO. 102—By Walker, Hope, Wilson (Greer), Allen, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, McColgin, Ma-

han, Perryman, Ritzhaupt, Stipe and Trent of the Senate, and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE SOIL CONSERVATION BOARD; ETC.,

ENROLLED SENATE BILL NO. 106—By Hope, Wilson (Greer), Allen, Dacus, and Walker of the Senate, and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF VOCATIONAL EDUCATION; STATING THE PURPOSE; PROVIDING FOR AGREEMENTS WITH THE UNITED STATES OFFICE OF EDUCATION; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF PERSONNEL; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 130—By Hope and Wilson (Greer) of the Senate, and Larason, Wolf and Morford of the House.

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA ADJUTANT GENERAL; STATING THE PURPOSE; FIXING THE SALARY OF THE ADJUTANT GENERAL; AUTHORITY FOR APPOINTMENT AND COMPENSATION OF PERSONNEL; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 528**, as amended.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

FORTY-FIRST LEGISLATIVE DAY
Tuesday, March 19, 1957

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

Roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Hall, Harris, Herndon.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Hope asked unanimous consent, which was granted, that Michael Sullivan, young son of Reverend Leonard Sullivan, the Chaplain for the week, be made an Honorary Page for this legislative day.

Upon request of Senator Ritzhaupt, the Acappella Choir of Langston University entertained the Senate with several beautiful numbers, among them the ever popular song, "Oklahoma".

Senator Hope asked unanimous consent, which was granted, to rescind the order referring **HB 774** to the Committee on State and Federal Government.

RESOLUTION

Senator Field introduced the following Resolution and by unanimous consent, it was taken up for consideration, read and adopted upon his motion:

SENATE RESOLUTION NO. 23—By Field.

A RESOLUTION COMMENDING AND CONGRATULATING MEMBERS OF THE GUYMON TIGERS AND THEIR COACH MR. COY GIBSON UPON WINNING THE 1957 STATE CLASS "A" BASKETBALL CHAMPIONSHIP.

WHEREAS, on March 16, 1957 the Guymon "Tigers," Guymon Highschool climaxed a highly successful season by winning the State class "A" Basketball Championship at Oklahoma City; and

WHEREAS, this team throughout its season demonstrated superior ability and skill against its opponents, winning a total of twenty-three (23) games and losing only three (3); and

WHEREAS, two (2) members of this championship squad, David Hale and Max Dearing, were named on the first team of the All-State squad, and other members, Richard Dickerson and Ted Miller, were selected for the second team of All-Staters; and

WHEREAS, the championship and numerous victories of this team were greatly indebted to the skillful management and direction of Coach Coy Gibson, serving his first year as mentor for the "Tigers"; and

WHEREAS, the Senate of the Twenty-sixth Oklahoma Legislature wishes to recognize and pay tribute to the victorious Guymon Highschool Basketball team:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That we hereby do both commend and congratulate members of the Guymon "Tigers" and its splendid coach, Mr. Coy Gibson, upon their highly successful season and the

winning of the 1957 State class "A" Basketball Championship.

SECTION 2. That duly authenticated copies of this Resolution be mailed to Coach Coy Gibson, School Superintendent, George Spinner and to each of the following team members: Jerald Barker, Morris Lile, Joe Wilkinson, Ted Miller, Kenneth Brinkley, Richard Dickerson, Max Dearing, Don Peck, David Hale and Jim Lee.

SR 23 was referred for enrollment.

RESOLUTION

Senator Carrier introduced the following Resolution and by unanimous consent, it was taken up for consideration, read and adopted upon his motion:

SENATE RESOLUTION NO. 24—By Carrier.

A RESOLUTION COMMENDING AND CONGRATULATING THE ENID PLAINSMEN AND COACH JIM STROUP UPON WINNING THE STATE "AA" BASKETBALL CHAMPIONSHIP.

WHEREAS, upon March 16, 1957, the Enid Plainsmen of Enid High School climaxed a highly successful season by winning the 1957 State "AA" Basketball Championship at Oklahoma City; and

WHEREAS, this remarkable team under the very capable direction of Mr. Jim Stroup, in his first year as head coach, has exemplified great teamwork and the driving spirit to win against stronger and more experienced opponents; and

WHEREAS, we are proud and encouraged by such outstanding athletic achievements by the youth of our great State; and

WHEREAS, the Senate of the Twenty-sixth Oklahoma Legislature wishes to recognize and pay tribute to these great champions from Enid Highschool;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE

TWENTY-SIXTH OKLAHOMA LEGISLATURE:

SECTION 1. That we hereby commend and congratulate members of the Enid High School Basketball team for the victorious season and the winning of the 1957 State "AA" Championship.

SECTION 2. That we reserve a special commendation for the superior coaching ability of Mr. Jim Stroup for the excellent jobs of guiding and directing the Plainsmen during his first year as head coach.

SECTION 3. That a duly authenticated copy of this Resolution be forwarded to Coach Jim Stroup and his Enid Plainsmen; be it further provided that authenticated copies be sent to Superintendent DeWitt Waller, Enid Schools and to Mr. D. Bruce Selby, principal, Enid High School.

SR 24 was referred for enrollment.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 774—Appropriations and Budget.

DO PASS, as amended:

HB 686—Appropriations and Budget.

FIRST READING

The following Bills were introduced and read the first time:

SB 298 — By Collins (Creek), of the Senate, and Finch, Shibley and Allard of the House.—An Act relating to compensation of District Judges and Superior Court Judges in certain counties; requiring fees and forfeitures received by Justices of the Peace in certain counties totaling not more than six thousand dollars (\$6,000.00) in any fiscal year shall be deposited in the court fund of the county and be used to supplement annual salaries of any resident District Judge and Superior

Court Judge; and declaring an emergency.

SB 299—By Collins (Creek), McSpadden, Walker and Hall of the Senate, and McCarty, Sumrall, Bailey (Cleveland), Shibley, Ruby, Green, King, Huser, Mitchell, Musgrave, Cartwright, (Bryan), Bliss, Carmichael, Cook, Daugherty, Buckler, Andrews, Kite, Munson, Stewart, Bond (Stephens), Langley, Garrison, Skeith, Nixon, Alexander, Long (Caddo), Tinker, Sparks, Bouse, Bohr, Sparger, Inman, Long (Seminole), Hill, Wolf, Price, Moad and Etling of the House.—An Act relating to motor vehicles; amending Title 47, Oklahoma Statutes, 1951, Section 22.5, Paragraph 8, and Section 116.3; Title 47, Oklahoma Statutes, 1951, Section 116.1, as amended by Section 1, Chapter 4a, Title 47, Oklahoma Session Laws, 1953, and by Section 1, Chapter 4a, Title 47, Oklahoma Session Laws, 1955; increasing registration fees for motor vehicles, increasing weight limits for loads of motor vehicles, and changing formulas as to sizes and weights of motor vehicles; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

- SB 296**—Roads and Highways.
- SB 297**—Education.
- SJR 25**—Roads and Highways.
- HB 773**—Public Health.
- HB 856**—County Government.
- HB 857**—County Government.
- HB 577**—Banks and Banking.
- HB 671**—Appropriations and Budget.
- HB 871**—County Government.
- HB 730**—Municipal Government.
- HB 752**—Insurance, then to Appropriations and Budget.

GENERAL ORDER

SB 110, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 110** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 110** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 110 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Hall, Harris, Herndon.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Hall, Harris, Herndon.—3.

The Emergency was declared passed.

SB 110 was referred for engrossment.

PENDING REQUEST FOR CONFERENCE ON HB 595:

Upon motion of Senator Field, the re-

quest of the Honorable House for a conference on **HB 595** was ordered granted.

President Pro Tempore Baldwin announced the appointment of the following as Senate Conferees on **HB 595**: Senator Easterly, Chairman, and Senators Young (Haskell) and Coppock.

Senator Hall asked to be recorded present, which was the order.

GENERAL ORDER

SB 101, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

By unanimous consent, upon request of Senator Hope, the enacting clause to **SB 101** was ordered stricken.

Senators Dacus, Ritzhaupt and Field asked to be made co-authors of **SB 101**, which was the order.

Upon motion of Senator Hope, **SB 101**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 101**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 101 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Harris, Herndon.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Harris, Herndon.—2.

The Emergency was declared passed.

SB 101, as amended, was referred for engrossment.

President Pro Tempore Baldwin presiding.

Senator Herndon asked to be recorded present, which was the order.

GENERAL ORDER

SJR 24, by Rinehart of the Senate, and Andrews, et al, of the House, was read and considered.

By unanimous consent, upon request of Senator Mahan, all members of the Senate were made co-authors of **SJR 24**.

Upon motion of Senator Rinehart, **SJR 24** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended, and **SJR 24** was considered engrossed and placed upon third reading and final passage.

Senator Dendy asked to be shown excused until such time as he might return to the Chamber, which was the order.

THIRD READING

SJR 24 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden,

Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Dendy, Harris.—2.

Not Voting: Garvin, Hall.—2.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Dendy, Harris.—2.

Not Voting: Garvin, Hall.—2.

The Emergency was declared passed.

SJR 24 was referred for engrossment.

Senator Dendy asked to be recorded present, which was the order.

GENERAL ORDER

SB 139, by Sandlin and McColgin of the Senate, and Nigh of the House, was considered further.

Senator Rinehart moved to amend the title to **SB 139** by adding after the word, "Court," and before the word, "and," the following "Providing for actions for damages, repealing Acts in conflict."

Upon motion of Senator Sandlin, **SB 139**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and

SB 139, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 139 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Harris.—1.

Not Voting: Garvin, Hall.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Harris.—1.

Not Voting: Garvin, Hall.—2.

The Emergency was declared passed.

SB 139, as amended, was referred for engrossment.

GENERAL ORDER

SB 244, by Hope, Wilson (Greer) and Walker, was read and considered.

Senators Collins (Pontotoc), Dacus,

Cowden, Mahan, Allen, Trent, McColgin, Jones, Baldwin and Ritzhaupt asked to be made co-authors of **SB 244**, which was the order.

Upon motion of Senator Hope, **SB 244** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 244** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 244 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Harris.—1.

Not Voting: Dendy, Frazier, Garvin, Hall, Sandlin.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Harris.—1.

Not Voting: Dendy, Frazier, Garvin, Hall, Sandlin.—5.

The Emergency was declared passed.

SB 244 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 745 and **SB 144** each correctly engrossed.

SCR 13 correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 745**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SB 144** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR 13** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HBs 528, 606, 677**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 648, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 648** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 648** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 648 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field,

Fine, Frazier, Grantham, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Young (Haskell).—1.

Excused: Harris.—1.

Not Voting: Allen, Collins (Pontotoc), Dendy, Garvin, Hall, Jones, Sandlin.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Young (Haskell).—1.

Excused: Harris.—1.

Not Voting: Allen, Collins (Pontotoc), Dendy, Garvin, Hall, Jones, Sandlin.—7.

The Emergency was declared passed.

HB 648 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 502, by Allard, was read and considered.

Senator Hope moved to amend **HB 502** by striking the title, and substituting the following: "An Act pertaining to the Oklahoma Semi-Centennial Celebration," which amendment was declared adopted.

Upon motion of Senator Hope, **HB 502**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 502**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 502 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Haskell).—34.

Excused: Harris.—1.

Not Voting: Allen, Collins (Creek), Collins (Pontotoc), Dendy, Hall, Herndon, Jones, Wilson (Beckham), Young (Cleveland).—9.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Haskell).—34.

Excused: Harris.—1.

Not Voting: Allen, Collins (Creek), Collins (Pontotoc), Dendy, Hall, Herndon, Jones, Wilson (Beckham), Young (Cleveland).—9.

The Emergency was declared passed.

HB 502, as amended, was referred for engrossment.

GENERAL ORDER

SB 229, by Shoemake of the Senate, and Ruby of the House, was read and considered.

Upon motion of Senator Shoemake, **SB 229** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake,

the rules of the Senate were suspended, and **SB 229** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 229 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—40.

Excused: Harris.—1.

Not Voting: Collins (Creek), Collins (Pontotoc), Young (Cleveland).—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—40.

Excused: Harris.—1.

Not Voting: Collins (Creek), Collins (Pontotoc), Young (Cleveland).—3.

The Emergency was declared passed.

SB 229 was referred for engrossment. Senator Ritzhaupt presiding.

MESSAGES FROM THE HOUSE

Advising passage of and returning

Engrossed **SJR 12** and **SB 112**, each as amended.

HAs to **SJR 12** read as follows, and concurred in upon motion of Senator Trent:

AMENDMENT NO. 1. Page 1, Line 28 of Engrossed Senate Joint Resolution No. 12, amend by adding the word "physical" after the word "needed" and before the word "rehabilitation."

AMENDMENT NO. 2. Page 1, Line 34½, amend by adding the word "physical" after the word "for" and before the word "rehabilitation."

AMENDMENT NO. 3. Page 3, SECTION 4, Line 8, amend by adding after the word "for" and before the word "rehabilitation" the word "physical."

AMENDMENT NO. 4. Page 3, Line 14, amend by adding a new section as follows:

"SECTION 5. Providing the provisions of this Resolution shall remain in force and effect only for the biennium ending June 30, 1959."

and changing the number of SECTION 5 to SECTION 6 and correct the title to conform thereto.

SJR 12, as amended by the Honorable House, was read at length.

On question of passage of Resolution, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Boecher, Cartwright, Collins (Pontotoc), Coppock, Cowden, Herndon, McSpadden, Stipe, Tipps.—9.

Excused: Harris.—1.

Not Voting: Jones, Mahan.—2.

The Resolution, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Boecher, Cartwright, Collins (Pontotoc), Coppock, Cowden, Herndon, McSpadden, Stipe, Tipps.—9.

Excused: Harris.—1.

Not Voting: Jones, Mahan.—2.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

HAS to SB 112 read as follows, and concurred in upon motion of Senator Hope:

AMENDMENT NO. 1. Page 1, Section 1, Line 20 of Engrossed Senate Bill No. 112, amend by striking the figures \$250,000.00 in both columns and inserting in lieu thereof the figures \$212,000.00.

AMENDMENT NO. 2. Page 1, Section 1, Line 21, amend by striking the figures \$37,000.00 in both columns and inserting in lieu thereof the figures \$33,000.00.

AMENDMENT NO. 3. Page 1, Section 1, Line 22, amend by striking the figures \$30,350.00 in both columns and inserting in lieu thereof the figures \$27,350.00.

AMENDMENT NO. 4. Page 1, Section 1, Line 22½, amend by inserting "Alcohol and Narcotic Education Program \$22,500.00 \$22,500.00" and by changing the total on Page 1, Section 1, Line 23 to read as follows: \$294,850.00 \$294,850.00."

SB 112, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Price, Ritzhaupt.—2.

Excused: Harris.—1.

Not Voting: Coppock, Jones, Mahan, Sandlin, Trent, Young (Haskell).—6.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Price, Ritzhaupt.—2.

Excused: Harris.—1.

Not Voting: Coppock, Jones, Mahan, Sandlin, Trent, Young (Haskell).—6.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

GENERAL ORDER

SB 173, by Hall of the Senate and Rogers of the House, was read and considered.

Upon motion of Senator Hall, SB 173 was advanced to engrossment and third reading.

Upon motion of Senator Hall, the

rules of the Senate were suspended and **SB 173** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 173 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgen, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—38.

Excused: Harris.—1.

Not Voting: Jones, Mahan, Tipps, Trent, Young (Haskell).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgen, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—38.

Excused: Harris.—1.

Not Voting: Jones, Mahan, Tipps, Trent, Young (Haskell).—5.

The Emergency was declared passed.

SB 173 was referred for engrossment.

REQUEST FOR CONFERENCE

Upon motion of Senator Field, the request of the Honorable House for a conference on **HB 638** was ordered granted.

President Pro Tempore Baldwin appointed as the Senate Conferees under **HB 638** the following: Senator Young (Cleveland) Chairman, Senators McColgen and Hall as members.

Upon motion of Senator Field, the request of the Honorable House for a conference on **HJR 503** was ordered granted.

President Pro Tempore Baldwin appointed as the Senate Conferees under **HJR 503** the following: Senator Collins (Creek) Chairman, Senators Tipps and Frazier as members.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 24 correctly engrossed.

Engrossed **SJR 24** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 265, by Wilson (Beckham), was read and considered.

Senator Dacus moved to amend **SB 265**, line 4, page 3, by striking after the word "be" and before the word "miles" the words and figures "sixty-five (65)" and inserting the word and figures "seventy (70)"; line 5, page 3, by striking the words and figures "fifty-five (55)" and inserting the word and figures "sixty (60)" and by striking all of the italicized printing of words from line 6 through line 10, page 3.

The President presiding.

The vote occurring on the Dacus amendment, it was declared adopted.

Senators Wilson (Beckham) and Young (Haskell) moved to amend **SB 265**, line 6, page 2, by adding after the word "repairs" and before the word "and" the following: "or where, by reason of the condition of the road or highway or traffic thereon, a reduced speed is necessary in a particular area." which amendment was declared adopted.

Upon motion of Senator Wilson (Beck-

ham), **SB 265**, as amended, was advanced to engrossment and third reading.

Senator Wilson asked unanimous consent, which was granted, to defer for this legislative day third reading and final passage of **SB 265**.

MESSAGE FROM THE HOUSE

Requesting the return of Engrossed **HB 783** for correction.

Upon motion of Senator Field, the request of the Honorable House for the return of **HB 783** for correction was ordered granted.

MOTION TO RECONSIDER VOTE

Senator Collins (Pontotoc) asked unanimous consent, which was granted, that the time be extended for one day for the consideration of his motion to reconsider the vote by which **SB 200** failed of passage.

Upon motion of Senator Rinehart, 100 copies of Engrossed **SJR 24** were ordered printed.

Senator Field moved when the desk is cleared of routine matters the Senate adjourn to meet as provided under the Rules, which motion prevailed.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 300—By Stipe, Payne and Collins (Pontotoc).—An Act amending "hernia" sub-division of Section twenty-two (22), Title eighty-five (85), Oklahoma Statutes, 1951, relating to disability resulting from hernia, and award of disability resulting therefrom; repealing all Acts or parts of Acts in conflict herewith and declaring an emergency.

SB 301—By Miskovsky of the Senate, and McCarty of the House.—An Act relating to chattel mortgages; amending Title 46, Section 61, Oklahoma Statutes 1951; authorizing County Clerks to destroy invalid chattel

mortgages under certain conditions; and declaring an emergency.

SB 302—By Hall—An Act relating to Justices of the Peace; providing that certain counties shall comprise a Justice of the Peace district except as to cities therein having more than twenty-five hundred (2500) inhabitants; abolishing other districts and providing for transfer of records and pending cases, and for appointment of a Justice of the Peace and a Constable; and declaring an emergency.

SB 303—By Shoemake—An Act relating to compensation of Court Bailiffs; amending 19 O. S. 1951, Sec. 551 as amended, and declaring an emergency.

SB 304—By Trent, Young (Haskell)—An Act relating to adoptions; providing, where the parent or parents of a person desired to be adopted live in a foreign country, that the consent of such parents may be by written instrument duly acknowledged before an official of the country of such parents' residence who is authorized to administer oaths; amending 10 O. S. 1951, § 48; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 155—County Government.

SB 247—County Government.

SB 262—County Government.

SB 275—County Government—To Agriculture by previous order.

SB 279—County Government.

SB 282—County Government.

HB 635—County Government.

HB 687—County Government.

HB 688—County Government.

HB 734—County Government.

HB 738—County Government.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 812—By Richeson, Cole and Nevins of the House and Payne of the Senate—An Act relating to compensation and duties of Court Clerks and County Treasurers of certain counties, amending Section 1 of House Bill No. 1003 of the Twenty-fifth (1955) Oklahoma Legislature; imposing additional duties on Court Clerks and County Treasurers of certain counties, and providing for additional compensation for the performance of such additional duties; providing for additional compensation of County Court Stenographers and the source thereof; and declaring an emergency.

HB 607 — By Morford, Shoemake, Scarbrough, Buckler and Garrison of the House and Frazier and Collins (Pontotoc) of the Senate—An Act amending Title 44 O. S. 1955, Section 91, relating to trial of military prisoners; providing for jurisdiction of military court-martial to try members of the National Guard for violations when on duty for any service under State and Federal law; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SB 23**.

The above numbered Enrolled Bill was ordered referred to the Governor.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 527—A Concurrent Resolution commending and congratulating Keith James, Pond Creek 4-H Club, for winning the Reserve Grand Championship of the State Junior Livestock Show at Oklahoma City.

Consideration of Engrossed **HCR 527** was deferred for this legislative day.

MESSAGES FROM GOVERNOR

Advising approval by him, March 19, 1957, of Enrolled **SJR No. 2**, **SBs 51, 97** entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 2—By Hope of the Senate, and Daniel and Ham of the House.

A JOINT RESOLUTION AUTHORIZING THE PAULS VALLEY STATE SCHOOL TO EXPEND MONIES, NOT TO EXCEED A TOTAL OF FIFTY THOUSAND DOLLARS (\$50,000.00), FROM THE REVOLVING FUND OF SAID INSTITUTION; AUTHORIZING THE CONSTRUCTION OF SPECIFIED PARTS OF A FARM TRAINING PROJECT, TO INCLUDE EXTENSION OF OR REPLACEMENT OF EXISTING UTILITY SERVICES TO THE FARM TRAINING AREA; CONSTRUCTION OF A POULTRY PROJECT INCLUDING BROODER HOUSES, LAYING HOUSES, FEED STORAGE, BROILER PLANT, PROCESSING FACILITIES; CONSTRUCTION OF DAIRY OUTBUILDING INCLUDING CATTLE SHEDS AND SHELTERS, FEED MILL, FEED STORAGE, CONSTRUCTION OF POULTRYMAN'S AND DAIRYMAN'S RESIDENCES; AUTHORIZING THE PURCHASE OF MATERIALS, SUPPLIES AND EQUIPMENT INCIDENTAL THERETO FOR SAID INSTITUTION; MAKING THE STATE BOARD OF AFFAIRS CONTRACTING AUTHORITY; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 51—By Hamilton of the Senate and Vandiver and Traw of the House.

AN ACT RELATING TO THE COUNTY COURT OF LeFLORE COUNTY; REPEALING 20 O. S. 1951, §§ 471 TO 476, INCLUSIVE; ABOLISHING COUNTY COURT DISTRICTS IN LeFLORE COUNTY; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 97—By Young (Haskell).

AN ACT RELATING TO COUNTY OFFICERS; PRESCRIBING ADDITIONAL DUTIES AND PROVIDING ADDITIONAL COMPENSATION FOR THE COUNTY ATTORNEYS OF CERTAIN COUNTIES; REPEALING LAWS

OR PARTS OF LAWS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

The following resolution was introduced and read twice and passed:

RESOLUTION NO. 15-57
WHEREAS, the following resolution was introduced and read twice and passed:

RESOLUTION NO. 16-57
WHEREAS, the following resolution was introduced and read twice and passed:

RESOLUTION NO. 17-57
WHEREAS, the following resolution was introduced and read twice and passed:

RESOLUTION NO. 18-57
WHEREAS, the following resolution was introduced and read twice and passed:

RESOLUTION NO. 19-57
WHEREAS, the following resolution was introduced and read twice and passed:

RESOLUTION NO. 20-57
WHEREAS, the following resolution was introduced and read twice and passed:

The following resolution was introduced and read twice and passed:

RESOLUTION NO. 21-57
WHEREAS, the following resolution was introduced and read twice and passed:

A RESOLUTION ACKNOWLEDGING AND EXPRESSING GRATITUDE TO MR. DAN VANDON OF OKLAHOMA CITY, OKLAHOMA, FOR HIS MANIFOLD CONTRIBUTIONS TO THE STATE OF OKLAHOMA AND TO SOCIETY THROUGH HIS UNFINISHED AND UNCEASING EFFORTS TO SPREAD KNOWLEDGE BY INCLUDING BOTH YOUTH AND ADULTS.

By unanimous consent, upon motion of Senator Mikoy, all members of the Senate were made members of the Order.

At 11:30 a. m. the following resolution was introduced and read twice and passed:

RESOLUTION NO. 22-57
WHEREAS, the following resolution was introduced and read twice and passed:

A RESOLUTION ACKNOWLEDGING AND EXPRESSING GRATITUDE TO MR. DAN VANDON OF OKLAHOMA CITY, OKLAHOMA, FOR HIS MANIFOLD CONTRIBUTIONS TO THE STATE OF OKLAHOMA AND TO SOCIETY THROUGH HIS UNFINISHED AND UNCEASING EFFORTS TO SPREAD KNOWLEDGE BY INCLUDING BOTH YOUTH AND ADULTS.

WHEREAS, Mr. Dan Vandon of Oklahoma City, Oklahoma, has daily pursued his noble and unselfish efforts for the all-spread enlightenment of youth and adults, and...

FORTY-SECOND LEGISLATIVE DAY
Wednesday, March 20, 1957

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Carrier, Coppock, Stipe.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal was declared approved.

Senator Dendy asked unanimous consent, which was granted, that Fred Hass, Bob Ives and Fred Raschon of Vinita be made Honorary Pages for this legislative day.

Senator Garvin asked unanimous consent, which was granted, that Marian Sue, daughter of Representative Bullard, House Floor Leader, and her friend, June Harms, be made Honorary Journal Clerks for this legislative day.

Senator Miskovsky asked unanimous consent, which was granted, that the President Pro Tempore be authorized to make an expression of concern and sympathy to the "Observer," of the Daily Oklahoman, Otis Sullivant, and to his family, in his illness.

Senator Fine asked unanimous consent, which was granted, that flowers be sent to Mr. Sullivant, "Sage of the Press," at St. Anthony Hospital; and

to Mr. Joe Dunn, Chairman of the Oklahoma Tax Commission, also quite ill.

RESOLUTION

The following Resolution was introduced, and by unanimous consent, upon request of Senator Miskovsky was taken up for consideration:

SENATE RESOLUTION NO. 25—By Miskovsky.

A RESOLUTION ACKNOWLEDGING AND EXPRESSING THANKS TO MR. DAN VINSON OF OKLAHOMA CITY, OKLAHOMA, FOR HIS MAGNANIMOUS CONTRIBUTION TO THE STATE OF OKLAHOMA AND TO SOCIETY THE WORLD OVER THROUGH HIS UNTIRING AND UNCEASING EFFORTS TO SPREAD HAPPINESS BY HELPING BOTH YOUTH AND ADULTS.

By unanimous consent, upon request of Senator Miskovsky, all members of the Senate were made co-authors of **SR 25**.

SR 25, as co-authored was read at length as follows, and adopted upon motion of Senator Miskovsky:

SENATE RESOLUTION NO. 25—By Miskovsky.

A RESOLUTION ACKNOWLEDGING AND EXPRESSING THANKS TO MR. DAN VINSON OF OKLAHOMA CITY, OKLAHOMA, FOR HIS MAGNANIMOUS CONTRIBUTION TO THE STATE OF OKLAHOMA AND TO SOCIETY THE WORLD OVER THROUGH HIS UNTIRING AND UNCEASING EFFORTS TO SPREAD HAPPINESS BY HELPING BOTH YOUTH AND ADULTS.

WHEREAS, Mr. Dan Vinson of 512 N. W. 9th Street, Oklahoma City, Oklahoma, has justly received local, State, National and International recognition for his widespread efforts to aid both youth and adults; and

WHEREAS, his free summer camp near Binger, Oklahoma, is a wonderful recreation place and is a joy and treat for youngsters who otherwise would not experience wholesome group vacation privileges and participation in directed sports; and

WHEREAS, his services and accomplishments include many thousands of gifts to children throughout Oklahoma, the United States and numerous foreign countries; and

WHEREAS, the wise and trained counseling afforded at these summer camps is a great aid to the problems of underprivileged and delinquent children which might not otherwise be available to such children; and

WHEREAS, Mr. Dan Vinson gets "A BIG BANG" out of helping youths and adults; and his continuing efforts are of great value in improving community life, promoting good will and spreading happiness.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

Thanks and appreciation are hereby expressed to Mr. Dan Vinson for his commendable efforts and accomplishments in spreading happiness, good cheer and sunshine into lives otherwise clouded by loneliness, deprivation and adversity.

BE IT FURTHER RESOLVED, that a copy of this resolution be spread upon the Journal of the Senate as a permanent record; and that a copy of this resolution be forwarded to Mr. Dan Vinson, 512 N. W. 9th Street, Oklahoma City, Oklahoma.

SR 25 was referred for enrollment.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 291—Game and Fish.

SB 293—Criminal Jurisprudence.

HB 517—Criminal Jurisprudence.

HB 523—Criminal Jurisprudence.

HB 813—Criminal Jurisprudence.

DO PASS, as amended:

SB 249—Game and Fish.

HB 794—Game and Fish.

FIRST READING

The following Bills were introduced and read the first time:

SB 305—By Collins (Creek), of the Senate, and Finch and Allard of the House.—An Act relating to Judicial Officers in certain counties; amending Section 1 of Senate Bill No. 336 of the Twenty-fifth Oklahoma Legislature; imposing additional duties on Judges and authorizing payment of increased compensation therefor; and declaring an emergency.

SB 306—By Collins (Creek), of the Senate, and Sparks and Arrington of the House.—An Act relating to the salaries of County Judges in counties having a population in 1950 of more than forty-five thousand (45,000) and less than fifty thousand (50,000) and a net assessed valuation of more than thirty million dollars (\$30,000,000.00) and less than forty million dollars (\$40,000,000.00); providing for payment of additional compensation from the court fund of the county; imposing additional duties, repealing conflicting laws, and declaring an emergency.

SB 307—By Harris of the Senate, and Simmons, Taliaferro and Ozmun of the House.—An Act relating to bureaus of identification established in certain counties; amending 19 O. S. 1951 § 565.2; increasing the maximum salary of the Superintendent of the Bureau of Identification, and authorizing the employment of two assistants, in certain counties; and declaring an emergency.

SB 308—By Easterly.—An Act relat-

ing to lands leased by the Commissioners of the Land Office; amending 64 O. S. 1951, § 241; requiring non-preference right leases of school lands to be auctioned off to the highest bidder and requiring notice thereof; requiring annual inspection of non-preference right leased school lands and providing for cancellation of leases if good soil conservation practices are not observed; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 298 — Senator Collins (Creek) asked unanimous consent that **SB 298**, by Collins (Creek) of the Senate, and Finch, et al, of the House, be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

SB 299—Revenue and Taxation.

SB 300—Public Health.

SB 301—County Government, then to Judiciary.

SB 302—County Government, then to Judiciary.

SB 303—Judiciary.

SB 304—Social Welfare.

HB 812—County Government.

HB 607—Military and Veterans Affairs.

Senator Young (Cleveland) presiding.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HB 648**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

The vote occurring on the Collins (Pontotoc) motion to reconsider the vote by which **SB 200** failed of passage,

it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Boecher, Collins (Pontotoc), Cowden, Dendy, Garvin, Grantham, Mahan, Miskovsky, Payne, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—18.

Nay: Baldwin, Cartwright, Collins (Creek), Dacus, Easterly, Field, Fine, Frazier, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Perryman, Price, Tipps, Trent, Wilson (Beckham).—22.

Excused: Carrier Coppock, Stipe.—3.

Not Voting: Breeden.—1.

Senators Carrier, Coppock and Stipe asked to be recorded present, which was the order.

GENERAL ORDER

Senator Hope asked unanimous consent that **HB 691** by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, and **SB 111**, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, be ordered re-referred to the Committee on Appropriations and Budget for correction, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 502 and 587 and SBs 101, 110 and 139 each correctly engrossed.

SB 112 correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 502 and 587**, as amended, were each properly signed and ordered returned to the Honorable House.

Engrossed **SBs 101, 110 and 139** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 112**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 205, by McSpadden of the Senate, and Sumrall of the House, was read and considered.

Senator McSpadden moved to amend **SB 205**, line 9, page 2, by adding after the word, "institutions," and before the word, "must," the words, "in Oklahoma," which amendment was declared adopted.

Senator Grantham asked unanimous consent that a comma be inserted after the word, "Oklahoma," on line 7, page 2, which was the order.

Upon motion of Senator McSpadden, **SB 205**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **SB 205**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 205 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Hall, Harris, Herndon, Hope, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Young (Haskell).—28.

Nay: Cartwright, Collins (Pontotoc), Garvin, Grantham, Hamilton, Jones, McClendon, McColgin, Price, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—13.

Not Voting: Baldwin, Fine, Mahan.—3.

The Bill was declared passed.

By unanimous consent, upon request of Senator McSpadden, the emergency clause to **SB 205** was ordered stricken and the title amended to conform thereto.

SB 205, as amended, was referred for engrossment.

President Williams presiding.

GENERAL ORDER

SB 261, by Rinehart of the Senate, and Allard of the House, was read and considered.

Upon motion of Senator Rinehart, **SB 261** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended, and **SB 261** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 261 was read for the third time at length.

On the question of passage of Bill, the roll resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Young (Haskell).—1.

Not Voting: Baldwin, Cartwright, Fine, Herndon, Jones, McClendon, Mahan, Tipps.—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows.

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Young (Haskell).—1.

Not Voting: Baldwin, Cartwright, Fine, Herndon, Jones, McClendon, Mahan, Tipps.—8.

The Emergency was declared passed.

SB 261 was referred for engrossment.

GENERAL ORDER

SB 283, by Hope of the Senate, and Ham of the House, was read and considered.

Upon motion of Senate Hope, **SB 283** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 283** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 283 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Not Voting: Harris, Herndon, Jones, McClendon, Mahan, Tipps.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beck-

ham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Not Voting: Harris, Herndon, Jones, McClendon, Mahan, Tipps.—6.

The Emergency was declared passed.

SB 283 was referred for engrossment.

GENERAL ORDER

SB 262, by Hope of the Senate, and Daniel and Ham of the House, was read and considered.

Upon motion of Senator Hope, **SB 262** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 262** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 262 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Not Voting: Baldwin, Herndon, Jones, McClendon, Mahan, Tipps, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mis-

kovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Not Voting: Baldwin, Herndon, Jones, McClendon, Mahan, Tipps, Wilson (Beckham).—7.

The Emergency was declared passed.

SB 262 was referred for engrossment.

GENERAL ORDER

HB 704, by Ozmun of the House, was read and considered.

Upon motion of Senator Harris, **HB 704** was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and **HB 704** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 704 was read for the third time at length.

On question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Not Voting: Hall, Herndon, Hope, McClendon, Mahan, Tipps.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton,

Harris, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Not Voting: Hall, Herndon, Hope, McClendon, Mahan, Tipps.—6.

The Emergency was declared passed.

HB 704 was properly signed and ordered returned to the Honorable House.

RESOLUTION

By unanimous consent, upon request of Senator Trent the following Resolution was introduced, taken up for consideration, read at length, and adopted upon his motion:

SENATE RESOLUTION NO. 26—
By Trent.

A RESOLUTION COMMENDING AND CONGRATULATING THE TUSHKA HIGH SCHOOL GIRLS' BASKETBALL TEAM AND ITS COACH MR. WALTER COOPER UPON WINNING THE 1957 CLASS "B" STATE CHAMPIONSHIP, AND CONGRATULATING MEMBERS OF THE TEAM SELECTED FOR THE ALL-STATE SQUAD.

WHEREAS, the Tushka High School Girls' Basketball team recently won the 1957 Class "B" State Championship; and

WHEREAS, this team under the able coaching of Mr. Walter Cooper, School Superintendent has demonstrated outstanding skill, teamwork and good sportsmanship throughout all its contests; and

WHEREAS, Tushka High School has built an inspiring record in athletic achievement, having won the regional championship for ten (10) times, the district championship thirteen (13) times, the 1953 State championship, in addition to the 1955 and 1957 State Volley Ball Championship; and

WHEREAS, four (4) of the players

on the 1957 team (Miss Loveen Flanigan, Miss Ella Weatherl, Miss Dovie Combest and Miss Beatrice Elliott) were selected for the All-State Girls' Basketball team:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That the Tushka High School Girls' Basketball team and its coach, Mr. Walter Cooper is hereby commended and congratulated for its outstanding and victorious season and for winning the 1957 class "B" State Championship.

SECTION 2. That Miss Loveen Flanigan, Miss Ella Weatherl, Miss Dovie Combest and Miss Beatrice Elliott be congratulated for having been selected on the 1957 all-State Girls' Basketball team.

SECTION 3. That duly authenticated copies of this Resolution be mailed to coach and superintendent, Mr. Walter Cooper and to each girl on the championship squad.

SR 26 was referred for enrollment.

GENERAL ORDER

SB 233, by Miskovsky and Price of the Senate, and McCarty, et al of the House, was read and considered.

Senator Miskovsky moved to amend SB 233 by changing the word, "shall," to the word, "may," in lines 10 and 12, page 4, and lines 1, 7, 11 and 18 on page 5, which amendment was declared adopted.

Senators Price and Miskovsky moved to amend SB 233 by adding following the amendment to line 17, page 2, after the word, "for," the following: "And provided further, that the county apply on the purchase of the voting machines an amount at least equal to the amount contributed by the State Election Board," which amendment was declared adopted.

Upon motion of Senator Miskovsky, SB 233, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and SB 233, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 233 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Young (Haskell).—31.

Nay: Allen, Dacus, Perryman, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—7.

Not Voting: Collins (Creek), Dendy, Frazier, McClendon, Mahan, Stipe.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Young (Haskell).—33.

Nay: Allen, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—5.

Not Voting: Collins (Creek), Dendy, Frazier, McClendon, Mahan, Stipe.—6.

The Emergency was declared passed.

SB 233, as amended, was referred for engrossment.

Senator Walker asked that the record show him excused for the remainder of

this Legislative day, which was the order.

GENERAL ORDER

SB 255, by Cartwright, was considered further.

The Stipe amendment to **SB 255**, submitted on the Fortieth Legislative Day, was, by unanimous consent, upon request of Senator Stipe, ordered withdrawn.

President Pro Tempore Baldwin presiding.

Upon motion of Senator Cartwright, **SB 255**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended, and **SB 255**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 255 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Walker.—1.

Not Voting: Jones, Mahan, Sandlin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field,

Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Walker.—1.

Not Voting: Jones, Mahan, Sandlin.—3.

The Emergency was declared passed.

SB 255, as amended, was referred for engrossment.

GENERAL ORDER

SB 21, by Young (Haskell), Wilson (Greer), Hamilton, Jones, Dacus and Herndon of the Senate, and Shoemake of the House, was read and considered.

Senator Stipe asked unanimous consent to be made co-author of **SB 21**, which was the order.

Upon motion of Senator Young (Haskell), **SB 21** was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended, and **SB 21** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 21 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Walker.—1.

Not Voting: Allen, Fine, Harris, HERN-
don, Hope, Jones, Mahan, Tipps.—8.

The Bill was declared passed.

On the question of passage of Emer-
gency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Car-
rier, Cartwright, Collins (Creek), Col-
lins (Pontotoc), Coppock, Cowden, Da-
cus, Dendy, Easterly, Field, Frazier,
Garvin, Grantham, Hall, Hamilton, Mc-
Clendon, McColgin, McSpadden, Miskov-
sky, Payne, Perryman, Price, Rinehart,
Ritzhaupt, Sandlin, Shoemake, Stipe,
Trent, Wilson (Beckham), Wilson
(Greer), Young (Cleveland), Young
(Haskell).—35.

Excused: Walker.—1.

Not Voting: Allen, Fine, Harris, HERN-
don, Hope, Jones, Mahan, Tipps.—8.

The Emergency was declared passed.

SB 21 was referred for engrossment.

Senator Hamilton presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 244 correctly engrossed.

SJR 12 correctly enrolled.

Engrossed **SB 244** was properly signed
and ordered transmitted to the Honor-
able House for consideration.

Enrolled **SJR 12**, after fourth reading,
was properly signed and ordered trans-
mitted to the Honorable House for the
signature of the Speaker.

Senator Boecher presiding.

Senator Hamilton asked to be shown
excused for the remainder of this legis-
lative day, which was the order.

There being matters on the Presi-
dent's desk for the consideration of the
Senate in executive session it was upon
motion of Senator Field that the Senate
closed its doors and went into executive
session.

*

The Senate reassembled, in open ses-
sion, with Senator Boecher presiding,
who made the following announcements:

The Senate, in executive session and
upon motion of Senator Shoemake, ad-
vised and consented to the confirmation
of the reappointment of MAURICE
FINKLEA, of Warner, Oklahoma, as a
member of the State Game and Fish
Commission for a term effective March
6, 1957 and ending February 15, 1965.

The Senate, in executive session and
upon motion of Senator Mahan, advised
and consented to the confirmation of
the reappointment of C. C. MORGAN,
of Fairfax, Oklahoma, as a member of
the State Game and Fish Commission
for a term effective March 6, 1957 and
ending February 15, 1965.

President Pro Tempore Baldwin ad-
vised the Senate that this was the birth-
day of Senator Hamilton, that the birth-
day of Senator Cartwright had been
in November and jointly the two birth-
days were being celebrated in Room
428, immediately following adjournment
today, to which all members of the
Senate were invited to partake of cake
and coffee.

Senator Field moved when the desk
is cleared the Senate adjourn to meet
at 10:30 a. m., tomorrow, which motion
prevailed.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or
Resolution, together with Conference
Committee Report thereon, advising
adoption of Conference Committee Re-
port and passage of Measure as amend-
ed: Engrossed **HJR 502**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee
Report on **HJR 502** was read and con-
sideration deferred:

TO THE SPEAKER OF THE
HOUSE OF REPRESENTATIVES,
AND THE PRESIDENT OF THE
SENATE:

We, your Conference Committee, to
whom was referred Engrossed House

Joint Resolution 502, and Engrossed Senate Amendment thereto, entitled:

A JOINT RESOLUTION ADOPTING A STATEMENT OF BASIC PRINCIPLES OF A PROPOSED WATER POLICY FOR THE STATE; AND RECOGNIZING AND APPROVING THE REPORT OF THE OKLAHOMA WATER STUDY COMMITTEE,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Senate Amendment, and that the following Conference Committee Amendments be adopted:

Page 4, Line 15, add words "and fiber"

Page 5, Line 7, after word "Board" and before word "be" strike word "should"

Page 6, Line 7, after word "to" and before word "state—" strike word "develop" and add "assist in developing"

Page 8, Line 17, strike "or lakes built for public use at public expense" and add "or water impounded for public use"

Page 13, Line 16, beginning on page 13, line 16 strike two paragraphs down to line 10, page 14.

Respectfully submitted,

For the Senate:	For the House:
Rinehart,	Sweeney,
Chairman	Chairman
Perryman	Green
Miskovsky	Alexander
	Ruby
	Tinker

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 11**, as amended.

HAs to **SB 11** read as follows, rejected upon motion of Senator Grant-ham, and conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 11 by adding as Co-Author "Bower," of the House.

AMENDMENT NO. 2. Amend by

striking in Line 6 of the TITLE the words and figures "FIVE HUNDRED AND FIFTY DOLLARS (\$550.00)" and substituting in lieu thereof the following words and figures: "FOUR HUNDRED DOLLARS (\$400.00)."

AMENDMENT NO. 3. Amend Page 2, SECTION 1, Lines 12 and 13 by striking the words and figures "Five Hundred Fifty Dollars (\$550.00)" and inserting in lieu thereof the words and figures "Four Hundred Dollars (\$400.00)," and by striking the words and figures "Five Hundred Fifty Dollars (\$550.00)" as shown in line 14 to read: "Four Hundred Dollars (\$400.00)."

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting Enrolled **SCR 13**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 528—A Concurrent Resolution in memory of Mr. Newton Robert Graham of Tulsa, civic leader, business man and public servant.

Consideration of **HCR 528** was ordered deferred for this day.

LOBBY PERMIT

The following request for Lobby Permit was submitted and referred to the Special Committee, appointed to consider such requests:

Carroll Swickey states that he resides at 3200 N.W. 43, Oklahoma City, Oklahoma; that he is 26 years of age; that he is legislative representative for Oklahoma Association of Insurance Agents, Inc.; that he is paid the sum of \$ nothing, per____ for his services; that he makes this statement in compliance with the laws of the State and petitions the Honorable Oklahoma State Senate that he be granted a permit to

appear before Committees and act in his duly assigned capacity in the interest of the Organization he represents.

DATED, this 19th day of March, 1957.

S/Carroll Swickey.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 309—By Herndon of the Senate, and Bond of the House.—An Act relating to travel expenses of County Commissioners; fixing amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

SB 310—By Miskovsky.—An Act relating to mailing; providing that use of certified mail shall constitute compliance with laws providing for the use of registered mail; and declaring an emergency.

SB 311—By Miskovsky.—An Act relating to courts; concerning jurisdiction of Justices of the Peace in cities containing certain city courts; repealing 11 O. S. 1951, § 834 and Section 30, Chapter 18a, Title 11, S. L. 1955; and declaring an emergency.

SB 312—By Hall.—An Act relating to mental health and the admission to and discharge from private hospitals or institutions; providing for voluntary admission and court certification of patients to private hospitals or institutions, and prescribing the procedures therefor; making an attending physician responsible for the treatment and discharge of patients in private hospitals or institutions; providing for disposition of patients who leave a private hospital or institution without permission; providing procedure for transfer of a patient in a private hospital or institution to a state mental hospital; making provisions of Act severable and declaring an emergency.

SB 313—By Easterly—An Act creat-

ing the Oklahoma Literature Commission and fixing its membership, powers, duties and functions; authorizing such Commission to hold hearings and to prohibit the distribution and sale of obscene literature; fixing responsibility of County Attorney and Attorney General for criminal prosecutions; making violation of Commission order a misdemeanor; defining terms; providing for payment of expenses incurred by Commission; and declaring an emergency.

SB 314—By Young (Cleveland), Collins (Creek), of the Senate and Bailey (Cleveland), Wolf, Arrington, Sparks of the House—An Act making appropriations to the Oklahoma State Regents for Higher Education to be allocated to the several institutions comprising the Oklahoma State System of Higher Education for medical, scientific, and industrial research; showing the intent of the legislature as to the allocation of said appropriations; making appropriations non-fiscal; and declaring an emergency.

SB 315—By Sandlin of the Senate and Hill of the House—An Act relating to county officers; providing additional duties for County Judges in certain counties having a population of not less than sixteen thousand eight hundred (16,800) nor more than seventeen thousand five hundred (17,500) according to the Federal decennial census of 1950, or any succeeding Federal decennial census, and having a net valuation of not less than twelve million dollars (\$12,000,000.00) in 1956 or any succeeding year; providing for additional compensation to be paid from the General Fund of said counties and declaring an emergency.

SB 316—By Allen and Coppock of the Senate and Cole of the House—An Act relating to minnows; providing for a commercial minnow dealers license and rights and duties thereunder; making violations of this Act a misdemeanor and providing a punishment for viola-

tions; repealing 29 O. S. 1951, § 224; making the provisions of this Act severable and declaring an emergency.

SB 317—By Easterly—An Act relating to weights and measures; repealing Section 10, Sub-article C., Article 5, Chapter A, Title 2, Oklahoma Session Laws 1955; and declaring an emergency.

SB 318—By Shoemake—An Act authorizing the Board of County Commissioners of any county of this State to pay all expenses incident to the issuance of any general obligation bonds, including fees for legal or other assistance in the preparation of proceedings therefor, from the proceeds of such bonds, or from any other moneys legally available; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 60—Judiciary.

SB 168—Planning and Resources.

SB 199—Planning and Resources—To Economic and Industrial Development Committee by reporting Committee.

SB 259—Social Welfare.

SB 266—County Government.

SB 278—Municipal Government—To Judiciary Committee by previous order.

SB 280—County Government.

SB 288—Planning and Resources.

HB 512—Agriculture.

HB 579—State and Federal Government—Co-authored by Stipe.

HB 664—County Government.

HB 739—Social Welfare.

HB 756—County Government.

HB 808—County Government.

HB 838—County Government.

HB 855—County Government.

DO PASS, as amended:

SB 93—Judiciary—Section 1 of Committee Substitute without recommendation.

SB 238—Public Safety.

HB 629—Judiciary.

HB 682—State and Federal Government.

HB 727—Social Welfare—Co-authored by Representatives Larason and Wolf before Langley and Senators Hope and Wilson (Greer) before Trent and Young (Haskell).

Re-REFERRED TO COMMITTEES:

HB 695—Agriculture—To Appropriations and Budget by reporting Committee.

DO NOT PASS:

HB 598—County Government.

HB 605—County Government.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a. m., tomorrow.

FORTY-THIRD LEGISLATIVE DAY

Thursday, March 21, 1957

Pursuant to adjournment, the Senate convened at 10:30 a. m., and was called to order by Senator Cartwright who was authorized by the President so to do.

The roll call was as follows:

Present: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy.—4.

The Presiding Officer declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Sandlin asked unanimous consent that Bill Sexton of Lawton, Richard Kim of Hawaii, John Hughey of Weleetka and Richard McKnight of Enid, all students of the University of Oklahoma, be made Assistant Sergeants-at-Arms for this legislative day, and that they be given the privileges of the floor, which was the order.

FIRST READING

The following Bill was introduced and read the first time:

SB 319—By Trent—An Act relating to Telephone Service; requiring telephone companies to develop and furnish telephone service in certain areas from certain exchanges; providing for forfeitures; providing for enforcement of Act; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 305 — Senator Collins (Creek) asked unanimous consent, which was granted, that **SB 305**, by Collins (Creek) of the Senate, and Finch and Allard of the House, be ordered printed and placed upon the Calendar without reference to a committee.

SB 306 — Senator Collins (Creek) asked unanimous consent, which was granted, that **SB 306**, by Collins (Creek), of the Senate, and Sparks and Arrington of the House, be ordered printed and placed upon the Calendar without reference to a committee.

SB 307—Criminal Jurisprudence.

SB 308—Public Lands.

SB 309—County Government.

SB 310—Judiciary.

SB 311—Judiciary.

SB 312—Public Health.

SB 313—Judiciary.

SB 314—Appropriations and Budget.

SB 315—Senator Sandlin asked unanimous consent, which was granted, that **SB 315**, by Sandlin of the Senate and Hill of the House, be ordered printed and placed upon the Calendar without reference to a committee.

SB 316—Game and Fish.

SB 317—Agriculture.

SB 318—County Government.

GENERAL ORDER

HB 776, by Nevins, et al of the House, was read and considered.

Upon motion of Senator Payne, **HB 776** was advanced to engrossment and third reading.

Senator Payne asked unanimous consent, which was granted, to be made a co-author of **HB 776**.

Upon motion of Senator Payne, the rules of the Senate were suspended, and **HB 776** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 776 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy.—4.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Car-rier, Cartwright, Collins (Creek), Cop-pock, Dacus, Easterly, Field, Fine, Fra-zier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, McSpadden, Mahan, Mis-kovsky, Payne, Perryman, Price, Rine-hart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy.—4.

The Emergency was declared passed.

HB 776, as co-authored, was properly signed and ordered returned to the Hon-orable House.

RESOLUTION

By unanimous consent, upon request of Senator Ritzhaupt, the following Resolution was introduced, considered,

read at length and adopted upon his motion:

SENATE CONCURRENT RESOLU-TION NO. 14—By Ritzhaupt of the Senate and Carey of the House.

A CONCURRENT RESOLUTION DESIGNATING THE CELEBRATION TO BE HELD AT GUTHRIE, OKLA-HOMA ON APRIL 22, 1957 AS THE OFFICIAL OPENING OF THE SEMI-CENTENNIAL YEAR.

WHEREAS, OKLAHOMA is to cele-brate its 50th Anniversary; and

WHEREAS, the date of birth of the State was actually effective on April 22, 1889; and

WHEREAS, many cities celebrate on this date and the official celebration is commemorated at Guthrie, Oklahoma.

NOW, THEREFORE, BE IT RE-SOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE CONCURRING THEREIN, THAT:

SECTION 1. The celebration at Guth-rie, Oklahoma on April 22, 1957 be des-ignated as the actual beginning of the Semi-Centennial year.

SECTION 2. BE IT FURTHER RE-SOLVED, that April 22, 1957 be de-clared a legal holiday and that such proclamation be issued by the Gov-ernor of the State of Oklahoma, the Honorable Raymond Gary.

SECTION 3. BE IT FURTHER RE-SOLVED, that the Governor of the State of Oklahoma, the Oklahoma State Sen-ate and the House of Representatives will accept an official invitation to the '89er Celebration at Guthrie, Oklahoma on April 22, 1957 which will be delivered on March 27, 1957 by the Guthrie Round-up Club's "Pony Express."

SECTION 4. BE IT FURTHER RE-SOLVED, that duly authenticated copies of this Resolution be transmitted to The Honorable Raymond Gary, Governor of the State of Oklahoma, and to the

American Legion, LeBron Post No. 58, of Guthrie, Oklahoma.

SCR 14 was referred for engrossment.

RESOLUTION

By unanimous consent, upon request of Senator Stipe, the following Resolution was introduced:

SENATE CONCURRENT RESOLUTION NO. 15—By Stipe, Payne, Young (Haskell), Trent, Shoemake and Hamilton of the Senate and Skeith, Nigh, Gotcher, Cole, Richeson and Nevins of the House.

A RESOLUTION RELATING TO THE COAL INDUSTRY: REQUESTING THE CONGRESS OF THE UNITED STATES OF AMERICA TO TAKE APPROPRIATE ACTION TO PROVIDE FOR A COMPREHENSIVE RESEARCH PROGRAM ON THE PROBLEMS OF THE COAL INDUSTRY AND TO DEVELOP WATER TRANSPORTATION FACILITIES IN OKLAHOMA TO ASSIST SAID INDUSTRY; REQUESTING THE PRESIDENT OF THE UNITED STATES AND THE SECRETARY OF THE TREASURY TO PROVIDE ACCELERATED TAX WRITE-OFFS FOR BUSINESSES DESIRING TO DEVELOP AND EXPAND THE COAL INDUSTRY AND RELATED INDUSTRIES; AND DIRECTING THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO THE PRESIDENT OF THE UNITED STATES, TO THE SECRETARY OF THE TREASURY, AND TO ALL MEMBERS OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

Senators Mahan, Jones, Rinehart, Dacus, Walker, Perryman, Miskovsky, McColgin, Collins (Creek), Frazier, Sandlin and McSpadden asked to be made co-authors of **SCR 15**, which was the order.

By unanimous consent, upon request of Senator Stipe, **SCR 15** was consid-

ered, read at length as follows, and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 15—By Stipe, Payne, Young (Haskell), Trent, Shoemake, Hamilton, Mahan, Jones, Rinehart, Dacus, Walker, Perryman, Miskovsky, McColgin, Collins (Creek), Frazier, Sandlin, McSpadden, of the Senate, and Skeith, Nigh, Gotcher, Cole, Richeson and Nevins of the House.

A RESOLUTION RELATING TO THE COAL INDUSTRY; REQUESTING THE CONGRESS OF THE UNITED STATES OF AMERICA TO TAKE APPROPRIATE ACTION TO PROVIDE FOR A COMPREHENSIVE RESEARCH PROGRAM ON THE PROBLEMS OF THE COAL INDUSTRY AND TO DEVELOP WATER TRANSPORTATION FACILITIES IN OKLAHOMA TO ASSIST SAID INDUSTRY; REQUESTING THE PRESIDENT OF THE UNITED STATES AND THE SECRETARY OF THE TREASURY TO PROVIDE ACCELERATED TAX WRITE-OFFS FOR BUSINESSES DESIRING TO DEVELOP AND EXPAND THE COAL INDUSTRY AND RELATED INDUSTRIES; AND DIRECTING THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO THE PRESIDENT OF THE UNITED STATES, TO THE SECRETARY OF THE TREASURY, AND TO ALL MEMBERS OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, the coal industry at the time of statehood was the second largest industry in Oklahoma; and

WHEREAS, Oklahoma continues to have large coal reserves; and

WHEREAS, the coal industry has declined in recent years, resulting in a large amount of unemployment in the coal producing areas of Oklahoma, the largest amount of unemployment since prior to World War II; and

WHEREAS, the coal industry operates on a small profit margin; and

WHEREAS, only a limited amount of money is available from the industry for needed research in such fields as improved coal production techniques, expansion of markets, new coal products and by-products and other related subjects; and

WHEREAS, lack of adequate water transportation in Oklahoma is a deterrent to expansion and promotion of the coal industry; and

WHEREAS, the lack of accelerated federal tax write-offs for the coal industry is also a deterring factor in the further expansion of the Oklahoma coal industry; and

WHEREAS, a Sub-committee of the Congress is currently studying problems of the coal industry;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The Congress of the United States of America is hereby requested to provide appropriations and to take such other appropriate action as may be necessary to provide for a comprehensive research program relating to the coal industry to provide expanded markets, new production techniques, new uses for coal, and related matters.

SECTION 2. The Congress of the United States of America is also requested to provide more adequate water transportation, especially in the development of the Arkansas River Basin.

SECTION 3. The President of the United States and the Secretary of the Treasury are hereby requested to provide accelerated tax write-offs for businesses desiring to develop and expand the coal industry and related industries, particularly to alleviate present and fu-

ture distressed areas of unemployment in the coal producing areas of the country.

SECTION 4. BE IT FURTHER RESOLVED THAT, a duly authenticated copy of this Resolution be transmitted to the following:

1. Dwight D. Eisenhower, President of the United States
2. George M. Humphrey, Secretary of the Treasury
3. All members of the Oklahoma Congressional delegation.

SCR 15, as co-authored, was referred for engrossment.

Senator Hamilton asked unanimous consent that Senator McClendon be shown excused for the remainder of this Legislative day, which was the order.

GENERAL ORDER

SB 209, by Easterly, was read and considered.

Senators McSpadden, Trent and Ritzhaupt asked unanimous consent to be made co-authors of SB 209, which was the order.

Senator Wilson (Beckham), moved to amend SB 209, line 1, page 1, after the word, "Title," and before the letters, "O.S.", by striking the word, "to," and inserting the figure, "2," and amending the title to conform thereto, which amendment was declared adopted.

Upon motion of Senator Easterly, SB 209, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended, and SB 209, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 209 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy, McClendon.—5.

Not Voting: Herndon, Stipe.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy, McClendon.—5.

Not Voting: Herndon, Stipe.—2.

The Emergency was declared passed.

SB 209, as amended, was referred for engrossment.

GENERAL ORDER

HB 756, by Privett, et al of the House, and McSpadden and Breeden of the Senate, was read and considered.

Upon motion of Senator McSpadden, **HB 756** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **HB 756** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 756 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy, McClendon.—5.

Not Voting: Herndon, Stipe.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy, McClendon.—5.

Not Voting: Herndon, Stipe.—2.

The Emergency was declared passed.

HB 756 was properly signed and ordered returned to the Honorable House.

Senator Frazier asked that Senator Herndon be shown excused until such time as he might return to the Chamber, which was the order.

Senator Cowden asked to be recorded present, which was the order.

Senators Easterly, Wilson (Beckham), and Boecher asked to be shown excused until such time as they might return to the Chamber, which was the order.

CONFERENCE REQUEST ON SB 11

Senator Grantham moved to reconsider the vote by which the Senate re-

fused to concur in **HAs** to **SB 11**, and a Conference was requested, which motion prevailed.

Senator Grantham moved that the Senate concur in **HAs** to **SB 11**, which motion prevailed.

SB 11, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Breeden, Perryman, Price.—3.

Excused: Baldwin, Boecher, Collins (Pontotoc), Dendy, Easterly, Herndon, McClendon, Wilson (Beckham).—8.

Not Voting: Cowden, Hall, Ritzhaupt.—3.

The Bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Breeden, Perryman, Price.—3.

Excused: Baldwin, Boecher, Collins (Pontotoc), Dendy, Easterly, Herndon, McClendon, Wilson (Beckham).—8.

Not Voting: Cowden, Hall, Ritzhaupt.—3.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as

amended, was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 21, 229, 233, 255, 261, 262 and **283**, each correctly engrossed.

SRs 23 and **24** each correctly enrolled.

Engrossed **SBs 21, 229, 233, 255, 261, 262** and **283** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SRs 23** and **24** were each properly signed and ordered transmitted to the Secretary of State.

PENDING ACTION ON CCR:

Upon motion of Senator Rinehart, the Conference Committee Report on **HJR 502** was adopted.

HJR 502, as amended in Conference, was read at length.

On the question of passage of Resolution, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Hall.—1.

Excused: Baldwin, Boecher, Collins (Pontotoc), Dendy, Easterly Herndon, McClendon, Wilson (Beckham).—8.

The Resolution as amended in Conference, was declared passed.

HJR 502, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

SB 266, by Young (Cleveland) of the Senate and Nance of the House, was read and considered.

Upon motion of Senator Young

(Cleveland), **SB 266** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended and **SB 266** was considered engrossed and placed upon third reading and final passage.

Senator Cowden asked to be excused for the remainder of this legislative day, which was the order.

THIRD READING

SB 266 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Baldwin, Boecher, Collins (Pontotoc), Cowden, Dendy, Easterly, Herndon, McClendon, Wilson (Beckham).—9.

Not Voting: Carrier, Garvin, Jones, McColgin.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Baldwin, Boecher, Collins (Pontotoc), Cowden, Dendy, Easterly, Herndon, McClendon, Wilson (Beckham).—9.

Not Voting: Carrier, Garvin, Jones, McColgin.—4.

The Emergency was declared passed.

SB 266 was referred for engrossment.

GENERAL ORDER

SB 298, by Collins (Creek) of the Senate and Finch, Shibley and Allard of the House, was read and considered.

Upon motion of Senator Collins (Creek), **SB 298** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended and **SB 298** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 298 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Dacus, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Baldwin, Boecher, Collins (Pontotoc), Cowden, Dendy, Easterly, Herndon, McClendon, Wilson (Beckham).—9.

Not Voting: Carrier, Coppock, Garvin, McColgin.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Dacus, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Baldwin, Boecher, Collins

(Pontotoc), Cowden, Dendy, Easterly, Herndon, McClendon, Wilson (Beckham).—9.

Not Voting: Carrier, Coppock, Garvin, McColgin.—4.

The Emergency was declared passed.

SB 298 was referred for engrossment.

GENERAL ORDER

SB 291, by Hamilton of the Senate and Vandiver and Traw of the House, was read and considered.

Upon motion of Senator Hamilton, **SB 291** was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **SB 291** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 291 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—31.

Nay: Young (Haskell).—1.

Excused: Baldwin, Boecher, Collins (Pontotoc), Cowden, Dendy, Easterly, Herndon, McClendon, Wilson (Beckham).—9.

Not Voting: Carrier, Garvin, McColgin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Field, Fine, Frazier, Grantham, Hall, Hamil-

ton, Harris, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—31.

Nay: Young (Haskell).—1.

Excused: Baldwin, Boecher, Collins (Pontotoc), Cowden, Dendy, Easterly, Herndon, McClendon, Wilson (Beckham).—9.

Not Voting: Carrier, Garvin, McColgin.—3.

The Emergency was declared passed.

SB 291 was referred for engrossment.

GENERAL ORDER

SB 60, by Stipe of the Senate and Skeith, Nigh and Gotcher of the House, was read and considered.

Upon motion of Senator Stipe, **SB 60** was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **SB 60** was considered engrossed and placed upon third reading and final passage.

Senator Herndon asked to be recorded present, which was the order.

THIRD READING

SB 60 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Field, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland).—28.

Nay: Allen, Hamilton, Tipps, Trent, Young (Haskell).—5.

Excused: Baldwin, Boecher, Collins (Pontotoc), Cowden, Dendy, Easterly, McClendon, Wilson (Beckham).—8.

Not Voting: Carrier, Fine, McColgin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Field, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—30.

Nay: Hamilton, Tipps, Young (Haskell).—3.

Excused: Baldwin, Boecher, Collins (Pontotoc), Cowden, Dendy, Easterly, McClendon, Wilson (Beckham).—8.

Not Voting: Carrier, Fine, McColgin.—3.

The Emergency was declared passed.
SB 60 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Young (Haskell) moved to reconsider the vote by which **SB 60** was passed.

GENERAL ORDER

HB 635, by Bailey (Cleveland), was read and considered.

Upon motion of Senator Young (Cleveland), **HB 635** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended and **HB 635** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 635 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Coppock, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Ma-

han, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Boecher, Collins (Pontotoc), Cowden, Dendy, Easterly, McClendon, Wilson (Beckham).—8.

Not Voting: Carrier, Collins (Creek), McColgin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Coppock, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Boecher, Collins (Pontotoc), Cowden, Dendy, Easterly, McClendon, Wilson (Beckham).—8.

Not Voting: Carrier, Collins (Creek), McColgin.—3.

The Emergency was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Shoemake moved that the vote be reconsidered by which **HB 635** was passed.

Senator Hall asked unanimous consent, which was ordered granted, that the Enrolling and Engrossing Department be authorized to make certain corrections of typographical errors made in Engrossed **SB 178**.

Senator Stipe asked unanimous consent, which was granted, to withdraw as a member of the Committee on Labor Relations and be added as a member of the Committee on Insurance.

Senator Field moved when the desk is cleared of routine matters the Senate adjourn to meet on Monday, March

25, 1957, as provided under the Rules, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 320—By Ritzhaupt—An Act relating to the Public Schools of Oklahoma; amending 70 O. S. 1951 § 18-4, subdivision 1, Paragraphs (i) and (j), as amended by Section 45, Chapter A, Title 70, Oklahoma Session Laws 1955; providing that Highschools must have had forty-eight (48) pupils in average daily attendance in order to be paid State aid for teachers; fixing effective date of Act; and declaring an emergency.

SB 321—By Trent—An Act relating to the Public Schools of Oklahoma; amending Section 37, Chapter A, Title 70, Oklahoma Session Laws 1955; increasing number of books to be placed on official list of library books; requiring prices to be as low as those in any other States; authorizing orders to be placed with publishers, wholesalers and retailers and prescribing manner of payment for books so ordered and delivered; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 25—Roads and Highways.

SB 105—Roads and Highways—To Appropriations and Budget by previous order.

SB 275—Agriculture — To Municipal Government by previous order.

SB 296—Roads and Highways.

HB 563—Roads and Highways—To Public Safety by reporting Committee.

HB 567—Roads and Highways.

HB 703—Roads and Highways.

HB 814—Public Health.

DO PASS, as amended:

SB 104—Appropriations and Budget.

HB 559—Roads and Highways.

WITHOUT RECOMMENDATION:

HB 710—Roads and Highways.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SB 112** and **SJR 12**.

The above numbered Enrolled Bill and Resolution were ordered referred to the Governor.

MESSAGE FROM THE HOUSE

Advising the appointment of the following as House Conferees under En-grossed **HB 638**: Representative Allard, Chairman, and Representatives Pazour-eck and Huser.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, March 25, 1957, at 1:30 p. m.

FORTY-FOURTH LEGISLATIVE DAY
Monday, March 25, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Field, McClendon, Stipe, Young (Haskell).—8.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Very Reverend George Massad, Ex-Arch Emeritus of St. Elijah Orthodox Church, Oklahoma City.

The Journal for the last legislative day was declared approved.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 121** was read and adopted upon motion of Senator Carrier:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your Conference Committee to whom was referred Engrossed Senate Bill No. 121 and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE COMMISSIONERS OF THE LAND OFFICE; STATING THE PURPOSE; PROVIDING THAT THE COMMISSIONERS SHALL CREATE

THE POSITIONS AND FIX THE SALARIES; MAKING THE APPROPRIATIONS FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY, beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House of Representatives recede from House Amendment No. 1.

2. That the Senate concur in House Amendment No. 2.

Respectfully submitted,

Senate Conferees: House Conferees:

Carrier	Davis
Easterly	Sumrall
Perryman	

ENGROSSED HOUSE AMENDMENTS TO ENGROSSED SENATE BILL NO. 121—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House.

AMENDMENT NO. 1. Amend the **TITLE** of Engrossed Senate Bill No. 121 by striking the **TITLE** and substituting the following:

"AN ACT AFFECTING THE COMMISSIONERS OF THE LAND OFFICE."

AMENDMENT NO. 2. Page 1, **SECTION 3**, Lines 28½ through 33½. Amend by striking all of **SECTION 3**, and inserting a new **SECTION 3** to read as follows:

"SECTION 3. The appropriations made by this Act are fiscal and shall be available for encumbrance purposes to June 30 of the fiscal year for which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, in either the General Revenue Fund appropriation or the Depletion, Management and Sales Fund appropriation, such balance shall lapse and be transferred to

the proper fund of the then current fiscal year."

SB 121, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Field, McClendon, Stipe, Young (Haskell).—8.

Not Voting: Baldwin, Mahan, Perryman, Ritzhaupt.—4.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Field, McClendon, Stipe, Young (Haskell).—8.

Not Voting: Baldwin, Mahan, Perryman, Ritzhaupt.—4.

The Emergency was declared passed.

SB 121, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees

named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

SB 111—Appropriations and Budget.

FIRST READING

The following Bills were introduced and read the first time:

SB 322—By Carrier of the Senate and Camp of the House—An Act relating to county officers; providing for additional monthly mileage in counties having a population of not less than 50,000 nor more than 54,000 according to the Federal decennial census of 1950, or any succeeding Federal decennial census, and having a net valuation of not less than sixty-three million dollars (\$63,000,000.00) nor more than seventy million dollars (\$70,000,000.00) in 1956 or any succeeding year, and having a city with a population of not less than 35,500 nor more than 37,000 according to the Federal decennial census of 1950 or any succeeding Federal decennial census; and declaring an emergency.

SB 323—By Breeden, Young (Haskell)—An Act relating to public safety of persons housed or cared for in rest homes, nursing homes and related institutions as defined in Section 2, Chapter 7A, Title 63, Page 306, Oklahoma Session Laws, 1953; providing for a limitation of occupancy; providing for the installation of approved automatic alarm systems and/or automatic sprinkling systems; authorizing and directing the State Fire Marshal or his designated representative to conduct inspections, make recommendations for compliance, and to cooperate with the State Commissioner of Health, or his designated representative, in enforcing the provisions of the Act; authorizing the State Board of Health to promulgate and adopt regulations; providing for punishment for violations; providing for an injunction for violations; providing for an Advisory Council; and declaring an emergency.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 319—Public Service Corporations then Judiciary.

SB 320—Education.

SB 321—Education.

By unanimous consent, it was the order of the Senate that members shown present on the attendance roll call on this legislative day, but not voting, be shown excused on all roll calls.

GENERAL ORDER

SB 288, by Hamilton, was read and considered.

Senator Herndon asked unanimous consent to be made co-author of **SB 288**, which was the order.

Upon motion of Senator Hamilton, **SB 288** was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **SB 288** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 288 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—30.

Excused: Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Field, Frazier, Jones, McClendon, Miskovsky, Ritzhaupt, Stipe, Young (Cleveland), Young (Haskell).—14.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—30.

Excused: Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Field, Frazier, Jones, McClendon, Miskovsky, Ritzhaupt, Stipe, Young (Cleveland), Young (Haskell).—14.

The Emergency was declared passed.

SB 288 was referred for engrossment.

GENERAL ORDER

SB 208, by Shoemake, was considered further.

Upon motion of Senator Shoemake, **SB 208** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended, and **SB 208** was considered engrossed and placed upon third reading and final passage.

Senators Stipe and Collins (Pontotoc) asked to be recorded present, which was the order.

THIRD READING

SB 208 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Boecher, Cartwright, Collins (Creek), Field, Frazier, Garvin,

Jones, McClendon, Rinehart, Young (Haskell).—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Coppock, Dacus, Dendy, Easterly, Fine, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Boecher, Cartwright, Collins (Creek), Field, Frazier, Garvin, Jones, McClendon, Rinehart, Young (Haskell).—10.

The Emergency was declared passed.

SB 208 was referred for engrossment.

GENERAL ORDER

HB 794, by Sampsel, et al of the House, and Dendy of the Senate, was read and considered.

Upon motion of Senator Dendy, **HB 794** was advanced to engrossment and third reading.

Upon motion of Senator Dendy, the rules of the Senate were suspended and **HB 794** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 794 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Coppock, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Boecher, Cartwright, Col-

lins (Creek), Collins (Pontotoc), Cowden, Field, Frazier, Harris, Jones, McClendon, Rinehart, Trent, Young (Haskell).—13.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Coppock, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Field, Frazier, Harris, Jones, McClendon, Rinehart, Trent, Young (Haskell).—13.

The Emergency was declared passed.

HB 794 was referred for engrossment.

GENERAL ORDER

HB 774, by Livingston, et al of the House, and Hope, Wilson (Beckham), Hall and Stipe of the Senate, was read and considered.

Senator Dacus asked to be made co-author of **HB 774**, which was the order.

Senator Collins (Creek) asked to be recorded present, which was the order.

Upon motion of Senator Hope, **HB 774**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 774**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 774 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier,

Collins (Creek), Coppock, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson, (Greer), Young (Cleveland).—30.

Nay: Hamilton.—1.

Excused: Boecher, Cartwright, Collins (Pontotoc), Cowden, Field, Frazier, Harris, Herndon, Jones, McClendon, Rinehart, Trent, Young (Haskell).—13.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson, (Greer), Young (Cleveland).—30.

Nay: Hamilton.—1.

Excused: Boecher, Cartwright, Collins (Pontotoc), Cowden, Field, Frazier, Harris, Herndon, Jones, McClendon, Rinehart, Trent, Young (Haskell).—13.

The Emergency was declared passed.

HB 774, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 104, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 104** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 104** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 104 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Boecher, Cartwright, Collins (Pontotoc), Cowden, Field, Frazier, Harris, Jones, McClendon, Rinehart, Trent, Young (Haskell).—12.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Boecher, Cartwright, Collins (Pontotoc), Cowden, Field, Frazier, Harris, Jones, McClendon, Rinehart, Trent, Young (Haskell).—12.

The Emergency was declared passed.

SB 104 was referred for engrossment.

President Pro Tempore Baldwin presiding.

GENERAL ORDER

SB 305, by Collins (Creek) of the Senate, and Finch and Allard of the House, was read and considered.

Senator Collins (Creek) asked unanimous consent that Representative William K. Shibley be made co-author of **SB 305**, which was the order.

Upon motion of Senator Collins (Creek), **SB 305**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended, and **SB 305**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 305 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham) Wilson (Greer), Young (Cleveland).—31.

Excused: Boecher, Cartwright, Collins (Pontotoc), Cowden, Field, Frazier, Harris, Jones, McClendon, Mahan, Rinehart, Trent, Young (Haskell).—13.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham) Wilson (Greer), Young (Cleveland).—31.

Excused: Boecher, Cartwright, Collins (Pontotoc), Cowden, Field, Frazier, Harris, Jones, McClendon, Mahan, Rinehart, Trent, Young (Haskell).—13.

The Emergency was declared passed.

SB 305, as amended, was referred for engrossment.

GENERAL ORDER

Senator Collins (Creek) asked unanimous consent that **SB 306**, by Collins (Creek) of the Senate, and Sparks and Arrington of the House, be ordered

stricken from the Calendar, which was the order.

SB 315, by Sandlin of the Senate, and Hill of the House, was read and considered.

Upon motion of Senator Sandlin, **SB 315** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 315** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 315 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Field, Frazier, Harris, Jones, McClendon, Mahan, Rinehart, Young (Haskell).—13.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Field, Frazier, Harris, Jones, McClen-

don, Mahan, Rinehart, Young (Haskell).—13.

The Emergency was declared passed.
SB 315 was referred for engrossment.

GENERAL ORDER

HB 579, by Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) of the Senate, was read and considered.

Upon motion of Senator Young (Cleveland), **HB 579** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 579** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 579 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Frazier, Harris, McClendon, Mahan, Rinehart, Young (Haskell).—14.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Boecher, Cartwright, Collins

(Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Frazier, Harris, McClendon, Mahan, Rinehart, Young (Haskell).—14.

The Emergency was declared passed.

HB 579 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 686, by Davis, et al of the House, and Allen of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 686** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 686** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 686 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham) Wilson (Greer), Young (Cleveland).—31.

Nay: Perryman.—1.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Field, Frazier, Harris, McClendon, Rinehart, Young (Haskell).—12.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beck-

ham), Wilson (Greer), Young (Cleveland),—32.

Nay: Perryman.—1.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Field, Frazier, McClendon, Rinehart, Young (Haskell).—11.

The Emergency was declared passed.

HB 686 was referred for engrossment.

GENERAL ORDER

HB 777, by Long, et al of the House, and Allen of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 777** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 777** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 777 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemaker, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—28.

Nay: Ritzhaupt, Stipe, Tipps, Walker.—4.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Field, Hamilton, Jones, McClendon, Rinehart, Young (Haskell).—12.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Harris, Hern-

don, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Tipps, Walker.—2.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Field, Hamilton, Jones, McClendon, Rinehart, Young (Haskell).—12.

The Emergency was declared passed.

HB 777 was referred for engrossment.

GENERAL ORDER

HB 813, by Hill of the House, and Sandlin of the Senate, was read and considered.

Senator Sandlin moved to amend **HB 813**, line 3, page 2, by striking after the word, "of," and before the word, "the," on line 4, the words and figures, "Eleven million, five hundred thousand dollars (\$11,500,000.00)" and inserting the words and figures, "Twelve million dollars (\$12,000,000.00)" and to amend the title to conform thereto, which amendment was declared adopted.

Upon motion of Senator Sandlin, **HB 813**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **HB 813**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 813 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent,

Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Field, Harris, Jones, McClendon, Rinehart, Young (Haskell).—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Field, Harris, Jones, McClendon, Rinehart, Young (Haskell).—10.

The Emergency was declared passed.

HB 813, as amended, was referred for engrossment.

Senator Mahan presiding.

GENERAL ORDER

HB 855, by Nance of the House, and Young (Cleveland) of the Senate, was read and considered.

Upon motion of Senator Young, **HB 855** was advanced to engrossment and third reading.

Upon motion of Senator Young, the rules of the Senate were suspended, and **HB 855** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 855 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, Mc-

Spadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Boecher, Cartwright, Collins (Pontotoc), Coppock, Field, Frazier, Hall, Harris, Jones, McClendon, Payne, Rinehart, Stipe, Young (Haskell).—14.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Boecher, Cartwright, Collins (Pontotoc), Coppock, Field, Frazier, Hall, Harris, Jones, McClendon, Payne, Rinehart, Stipe, Young (Haskell).—14.

The Emergency was declared passed.

HB 855 was properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

The vote occurring on the Shoemake motion to reconsider the vote by which **HB 635** was passed, upon roll call, the result was as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland).—30.

Excused: Boecher, Cartwright, Collins (Pontotoc), Field, Frazier, Hall, Harris, Jones, McClendon, Payne, Rinehart, Stipe, Wilson (Greer), Young (Haskell).—14.

Senator Shoemake moved to reconsider the vote by which **HB 635** was ad-

vanced to engrossment and third reading, which motion prevailed.

GENERAL ORDER

HB 635 by Bailey (Cleveland) was considered further.

Senator Shoemake moved to amend **HB 635**, line 4, page 2, by striking all of line 4 and inserting in lieu thereof the following words and figures, "Three hundred dollars (\$300.00) per month," which amendment was declared adopted.

Senators Young (Cleveland) and Shoemake asked to be made co-authors of **HB 635**, which was the order.

Upon motion of Senator Young (Cleveland) **HB 635**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 635**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 635 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, Mahan, Miskovsky, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Boecher, Cartwright, Collins (Pontotoc), Field, Frazier, Hall, Harris, Jones, McClendon, McSpadden, Payne, Perryman, Rinehart, Young (Haskell).—14.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden,

Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, Mahan, Miskovsky, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Boecher, Cartwright, Collins (Pontotoc), Field, Frazier, Hall, Harris, Jones, McClendon, McSpadden, Payne, Perryman, Rinehart, Young (Haskell).—14.

The Emergency was declared passed.

HB 635, as co-authored and amended, was referred for engrossment.

GENERAL ORDER

HB 814, by Bailey (Kay) and Craig of the House, and Grantham of the Senate, was read and considered.

Upon motion of Senator Grantham, **HB 814** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended and **HB 814** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 814 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Grantham, Hamilton, Herndon, Hope, McColgin, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Boecher, Cartwright, Collins (Pontotoc), Field, Frazier, Garvin, Hall, Harris, Jones, McClendon, McSpadden, Payne, Rinehart, Young (Haskell).—14.

The Bill was declared passed.

On the question of passage of Emer-

gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Grantham, Hamilton, Herndon, Hope, McColgin, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Boecher, Cartwright, Collins (Pontotoc), Field, Frazier, Garvin, Hall, Harris, Jones, McClendon, McSpadden, Payne, Rinehart, Young (Haskell).—14.

The Emergency was declared passed.

HB 814 was properly signed and ordered returned to the Honorable House.

Senator Grantham presiding.

GENERAL ORDER

SB 282, by Herndon of the Senate and Bond (Marshall) of the House, was read and considered.

Upon motion of Senator Herndon, **SB 282** was advanced to engrossment and third reading.

Upon motion of Senator Herndon, the rules of the Senate were suspended and **SB 282** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 282 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Fine, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Boecher, Carrier, Cartwright, Collins (Pontotoc), Coppock, Field, Frazier, Garvin, Harris, Jones,

McClendon, McSpadden, Rinehart, Trent.—14.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Fine, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Boecher, Carrier, Cartwright, Collins (Pontotoc), Coppock, Field, Frazier, Garvin, Harris, Jones, McClendon, McSpadden, Rinehart, Trent.—14.

The Emergency was declared passed.

SB 282 was referred for engrossment.

Senator Tipps moved when the desk is clear the Senate adjourn to meet as provided under the Rules, which motion was declared adopted.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 290—County Government.

SB 302—County Government—To Judiciary by previous order.

HB 752—Insurance—To Appropriations and Budget by previous order.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 538 — By Nigh, Langley, Carmichael, Gotcher, Skeith, Daugherty, Pitcher, Sparkman, Graybill, Green, Priebe, Williams (Murray), Hill, Dolezal, Goodfellow, Camp, Ham, Davis, Taliaferro, Simmons, Nixon, Musgrave, Alexander, Patten, Chambers, Slater,

Calkins, Long (Caddo), Levergood, Stevens, Graves, Shoemake, Tinker, Munson, Eting, Bradley, McCarty, Inman, Norris, Cartwright (Bryan), Cartwright (Seminole), Sparger, Lance, Scarbrough, Huff, Garrison, Reudy, Shibley, Cole, Richeson, Nevins, Rogers, Cunningham, Nance, Morford, Sparks, Odom, King, Welch, Jumper, Morrow, Ruby, Bailey (Kay), Belvin, Bohr, Bower, Carey, Clark, Finch, Hargrave, Ozmun, Privett, Rives, and Smith of the House and Sandlin, Dacus, Field, McColgin, Wilson (Greer), Stipe, Breeden, Allen, Boecher, Harris, Collins (Pontotoc), Collins (Creek), Shoemake, Young (Haskell), Dendy, Walker, McSpadden, Miskovsky, Jones, Rinehart, Tipps, Cartwright and Cowden of the Senate—An Act repealing Sections 37 and 38 of Chapter A, Title 70, Session Laws 1955, relating to school library books; re-appropriating funds in school library account; fixing effective date of Act; and declaring an emergency.

HB 783—By Finch of the House and Collins (Creek) of the Senate—An Act relating to employees covered by the provisions of the workmen's compensation law; amending 85 O. S. 1951 § 2; and declaring an emergency.

HJR 513—By Norris and McCarty—A Joint Resolution creating the William H. Murray Memorial Commission and fixing its membership and functions; authorizing acceptance of donations and gifts of money and other property and providing for use and expenditure thereof; and directing erection of statue and base therefor in memory of William H. Murray on State capitol grounds.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGE FROM THE HOUSE

Advising of the appointment as House Conferees under Engrossed **HJR 503** the following: Representative Davis, Chairman; Representatives Ogden and Norris as members.

MESSAGE FROM HOUSE

Advising passage of and returning Engrossed **SBs 13, 42, 70** and **167**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HBs 704** and **776**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, March 21, 1957, of Enrolled **SJR 12** entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 12—By Senate and House Committees on Social Welfare.

A JOINT RESOLUTION AUTHORIZING THE OKLAHOMA PUBLIC WELFARE COMMISSION TO SET UP IN THE OFFICE OF THE STATE TREASURER A "SPECIAL REHABILITATION FUND"; AUTHORIZING SUCH FUND BE PROVIDED FROM UNNEEDED SURPLUS IN FUND OF THE AID TO DEPENDENT CHILDREN CATEGORY AS NOW PROVIDED BY LAW; AUTHORIZING TRANSFER FROM ANY UNNEEDED SURPLUS IN THE AID TO DEPENDENT CHILDREN CATEGORY TO THE PERMANENTLY AND TOTALLY DISABLED CATEGORY AND TO THE BLIND CATEGORY; AUTHORIZING TRANSFER OF FUNDS IN CERTAIN CATEGORIES TO EQUALIZE BUDGETS IN SAID CATEGORIES; AUTHORIZING THE EXPENDITURE OF SAID "SPECIAL REHABILITATION FUND" BY THE OKLAHOMA DEPARTMENT OF PUBLIC WELFARE IN COOPERATION WITH THE STATE BOARD OF VOCATIONAL EDUCATION FOR REHABILITATION OF RECIPIENTS OF ASSISTANCE; FIXING EFFECTIVE DATE OF RESOLUTION; AND DECLARING AN EMERGENCY.

**REPORT OF ENGROSSED
AND ENROLLED BILLS**

SCRs 14 and 15, SBs 173, 205, 209, 266, 291 and 298 each correctly engrossed.

SRs 25, 26 and SB 11 each correctly enrolled.

Engrossed SCR 15, Engrossed SBs 173, 205, 209, 266, 291 and 298 were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled SRs 25 and 26 were each properly signed and ordered transmitted to the Secretary of State.

Enrolled SB 11, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Ritzhaupt presiding.

Engrossed SCR 14 was properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGES FROM GOVERNOR

Advising approval by him, March 25, 1957, of Enrolled SBs Nos. 23 and 112 entitled:

ENROLLED SENATE BILL NO. 23
—By Young (Haskell), Carrier, Coppock, Dacus, Hamilton, Herndon, Jones and Wilson (Greer) of the Senate, and Shoemake, Spear and Morford of the House.

AN ACT PERTAINING TO SCHOOLS; AMENDING 70 O. S. 1951, ARTICLE 18-4, SUBDIVISION 1, AS AMENDED BY TITLE 70, CHAPTER A, SECTION 29, PAGE 384, OKLAHOMA SESSION LAWS of 1953, etc.,

ENROLLED SENATE BILL NO. 112
—By Hope, Wilson (Greer), Dacus,

Easterly and Grantham of the Senate, and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF EDUCATION; STATING THE PURPOSE; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF PERSONNEL; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 529—A Resolution commending and congratulating the Cushing High School football and basketball teams, and coaches, Melvin Skelton and Neil Ridley.

Consideration of Engrossed HCR 529 was deferred for this day.

FIRST READING

The following Bill was introduced and read the first time.

SB 324—By Sandlin, Herndon, Wilson (Beckham), Mahan, Allen, McColgin, Grantham, Walker, Cowden, Harris, Shoemake, Price, Collins (Pontotoc), Ritzhaupt, Hope, Collins (Creek).—An Act relating to compensation of District Judges and Judges of Superior Courts; providing that minimum salaries shall be nine thousand six hundred dollars (\$9,600.00) per year, payable monthly; repealing conflicting laws; fixing effective date of Act; and declaring an emergency.

As provided under the Tipps motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

FORTY-FIFTH LEGISLATIVE DAY
Tuesday, March 26, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Boecher, Field, Hall, McClendon, Mahan, Walker.—6.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

RESOLUTION

The following Resolution was introduced, and by unanimous consent, upon request of Senator Rinehart, it was considered, read at length, and adopted upon his motion:

SENATE RESOLUTION NO. 27—By Rinehart and Ritzhaupt.

A RESOLUTION EXPRESSING CONGRATULATIONS TO MALCOLM E. PHELPS, M. D. OF EL RENO, OKLAHOMA ON BEING INSTALLED PRESIDENT OF THE AMERICAN ACADEMY OF GENERAL PRACTICE.

WHEREAS, Malcolm E. Phelps, M.D., of El Reno, Oklahoma will on the 28th day of March, 1957 become the President of the American Academy of General Practice, said organization repre-

senting twenty-two thousand (22,000) family physicians who render medical care to the people of the United States in all walks of life and from the largest community to the most rural area;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE STATE OF OKLAHOMA, TWENTY-SIXTH SESSION:

THAT, it extend its sincere congratulations to Dr. Malcolm E. Phelps on this accomplishment and the recognition it has brought to the State of Oklahoma.

BE IT FURTHER RESOLVED THAT, copies of this Resolution be mailed to Dr. Malcolm E. Phelps.

SR 27 was referred for enrollment.

RESOLUTION

The following Resolution was introduced and consideration deferred for this day:

SENATE CONCURRENT RESOLUTION NO. 16—By Garvin—A CONCURRENT RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES OF AMERICA TO PROPOSE AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES RELATIVE TO BALANCING OF THE BUDGET.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 105—Appropriations and Budget.

HB 521—Appropriations and Budget.

HB 522—Appropriations and Budget.

HB 762—Judiciary.

DO PASS, as amended:

SB 250—Appropriations and Budget.

FIRST READING

The following Bills were introduced and read the first time:

SB 325—By Garvin—An Act relating to County Officers; amending 68 O. S. 1951 § 15.39; providing that members of Equalization and Excise Boards of Counties having an assessed valuation of forty million dollars (\$40,000,000.00) and less may be paid compensation for not to exceed fifty (50) days; and declaring an emergency.

SB 326—By Collins (Pontotoc)—An Act relating to County Officers; providing additional duties for County Judges in certain counties having a population of not less than thirty thousand (30,000) nor more than thirty-one thousand (31,000) according to the Federal Decennial Census of 1950, or any succeeding Federal Decennial Census, and having a net valuation of not less than twenty million (\$20,000,000.00) dollars in 1956 or any succeeding year; providing for additional compensation to be paid; and declaring an emergency.

SB 327—By Collins (Pontotoc)—An Act relating to County Officers; providing additional duties for County Attorneys in certain counties having a population of not less than thirty thousand (30,000) nor more than thirty-one thousand (31,000) according to the Federal Decennial Census of 1950, or any succeeding Federal Decennial Census, and having a net valuation of not less than twenty million (\$20,000,000.00) dollars in 1956 or any succeeding year; providing for additional compensation to be paid; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 322—Senator Carrier asked unanimous consent that **SB 322**, by Carrier of the Senate, and Camp of the House, be ordered printed and placed upon the

Calendar without reference to a committee, which was the order.

SB 323—Public Health.

SB 324—Judiciary.

HB 538—Senator Sandlin asked unanimous consent that **HB 538**, by Nigh, et al of the House, and Sandlin, et al of the Senate, be ordered printed and placed upon the Calendar without reference to a committee, to which Senator Hamilton objected.

Senator Sandlin moved that **HB 538** be ordered printed and placed upon the Calendar without reference to a committee, which motion he withdrew by unanimous consent.

HB 538 was ordered referred to the Committee on Education.

HB 783—Labor Relations.

HJR 513—State and Federal Government.

MESSAGES FROM HOUSE

Transmitting for signature Enrolled **HBs 579, 774, 756, 814** and **HJR 502**.

The above numbered Enrolled Bills and Resolution were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 635, 686, 777, 794 and **813** and **SBs 104, 208, 282, 288, 305** and **315** each correctly engrossed.

SBs 13, 42, 70 and **167** each correctly enrolled.

Engrossed SAs to and Engrossed **HBs 635, 686, 777, 794** and **813**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SBs 104, 208, 282, 288, 305** and **315** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SBs 13, 42, 70** and **167**, after fourth reading, were properly signed and ordered transmitted to the Honor-

able House for the signature of the Speaker.

MESSAGES FROM HOUSE

Returning Enrolled **SB 11**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising rejection of Conference Committee Report on **HB 508** and requesting further conference with the following instructions: "The House Conferees on **HB 508** not to vote to Consolidate or Reorganize School Districts in any Manner or Form," and further advising that the same Conferees have been re-appointed.

GENERAL ORDER

SB 279, by Sandlin of the Senate, and Huser, et al of the House, was read and considered.

Upon motion of Senator Sandlin, **SB 279** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 279** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 279 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—35.

Excused: Boecher, Field, Hall, McClendon, Mahan, Walker.—6.

Not Voting: Coppock, Fine, Herndon.
—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—35.

Excused: Boecher, Field, Hall, McClendon, Mahan, Walker.—6.

Not Voting: Coppock, Fine, Herndon.
—3.

The Emergency was declared passed.

SB 279 was referred for engrossment.

Senator Stipe presiding.

GENERAL ORDER

SB 59, by Shoemake, Stipe, Hope, Hall, Young (Cleveland), Allen, Harris, Hamilton, Easterly, Wilson (Greer), Trent, Herndon, McSpadden, Tipps, Frazier, Payne, Breeden, McColgin, Miskovsky and Price of the Senate, and Allard, et al of the House, was read and considered.

Upon motion of Senator Shoemake, **SB 59** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended, and **SB 59** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 59 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Col-

lins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Boecher, Field, Hall, McClendon, Mahan, Walker.—6

Not Voting: Herndon.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Boecher, Field, Hall, McClendon, Mahan, Walker.—6

Not Voting: Herndon.—1.

The Emergency was declared passed.

SB 59 was referred for engrossment.

GENERAL ORDER

SB 45, by Harris of the Senate, and Ozmun, et al, of the House, was read and considered.

Senator Harris moved to amend SB 45, page 1, by striking the following language: "BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA," which amendment was declared adopted.

Senator Harris moved to amend SB 45, line 2, page 1, by striking the words, "State Planning and Resources Board," and substituting the words, "Oklahoma Semi-Centennial Commission," which amendment was declared adopted.

Senator Harris moved to amend SB

45, line 5, page 1, by striking after the word, "used," the remainder of that sentence to the period and insert the following: "To further promote, develop and publicize all events and programs of a statewide interest in all counties in the State of Oklahoma having a population of not less than 54,000 or more than 60,000 according to the 1950 Federal Decennial Census and a net property valuation for tax purposes for the year 1956 of more than Twenty-nine million dollars (\$29,000,000.00)," which amendment was declared adopted.

Senator Hope asked to be shown excused until such time as he might return to the Chamber, which was the order.

Upon motion of Senator Harris, SB 45, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and SB 45, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 45 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Harris, Herndon, Jones, McColgin, McSpadden, Miskovsky, Payne, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Hamilton, Perryman, Price, Sandlin, Wilson (Beckham).—5.

Excused: Boecher, Field, Hall, Hope, McClendon, Mahan, Walker.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breden, Carrier,

Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Harris, Herndon, Jones, McColgin, McSpadden, Miskovsky, Payne, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Hamilton, Perryman, Price, Sandlin, Wilson (Beckham).—5.

Excused: Boecher, Field, Hall, Hope, McClendon, Mahan, Walker.—7.

The Emergency was declared passed.

SB 45, as amended, was referred for engrossment.

PENDING ACTION ON HAS

Upon motion of Senator Cowden, the Senate concurred in **HAS** to **SB 43**.

SB 43, as amended, by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Boecher, Field, Hall, Hope, McClendon, Mahan, Walker.—7.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritz-

haupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Boecher, Field, Hall, Hope, McClendon, Mahan, Walker.—7.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Payne asked to be recorded excused for the remainder of this legislative day, which was the order.

Senator Cartwright asked to be recorded excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SJR 9, by Ritzhaupt, Cowden, Frazier, Harris and Trent of the Senate and Levergood et al of the House, was read and considered.

Senators Breeden, Carrier, Coppock, Dacus, Hamilton, McColgin, Miskovsky, Perryman, Rinehart, Sandlin and Stipe asked to be made co-authors of **SJR 9**, which was the order.

Senator Hope asked to be recorded present, which was the order.

Upon motion of Senator Ritzhaupt, **SJR 9** was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended and **SJR 9** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 9 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Mc-

Spadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—27.

Nay: Allen, Dendy, Easterly, Tipps, Young (Cleveland), Young (Haskell).—6.

Excused: Boecher, Cartwright, Field, Hall, McClendon, Mahan, Payne, Walker.—8.

Not Voting: Baldwin, Collins (Creek), Garvin.—3.

The Resolution was declared passed.

Upon motion of Senator Ritzhaupt the emergency section to **SJR 9** was ordered stricken and the title amended to conform.

SJR 9, as amended, was referred for engrossment.

GENERAL ORDER

SB 155, by Ritzhaupt, was read and considered.

Senators Grantham, Carrier, Sandlin, Coppock, McColgin, Frazier and Miskovsky asked to be made co-authors of **SB 155**, which was the order.

Upon motion of Senator Ritzhaupt, **SB 155** was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended and **SB 155** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 155 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson

(Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Boecher, Cartwright, Field, Hall, McClendon, Mahan, Payne, Walker.—8.

Not Voting: Baldwin, Collins (Creek), Collins (Pontotoc), Cowden.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Boecher, Cartwright, Field, Hall, McClendon, Mahan, Payne, Walker.—8.

Not Voting: Baldwin, Collins (Creek), Collins (Pontotoc), Cowden.—4.

The Emergency was declared passed.

SB 155 was referred for engrossment.

The President presiding.

GENERAL ORDER

SB 31, by Price of the Senate and Calkins et al of the House, was read and considered.

Senator Price moved that **SB 31** be advanced to engrossment and third reading, which motion prevailed.

Upon motion of Senator Price, the rules of the Senate were suspended and **SB 31** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 31 was read at length for the third time.

Senator Miskovsky asked unanimous consent, which was granted to amend **SB 31**, by striking from the bill and

title thereof all reference to population classification.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Easterly, Garvin, McColgin, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Wilson (Beckham), Wilson (Greer).—14.

Nay: Cowden, Dacus, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, McSpadden, Rinehart, Shoemake, Tipps, Trent, Young (Cleveland), Young (Haskell).—16.

Excused: Boecher, Cartwright, Field, Hall, McClendon, Mahan, Payne, Walker.—8.

Not Voting: Baldwin, Collins (Creek), Collins (Pontotoc), Dendy, Jones, Stipe.—6.

The Bill was declared failed of passage.

GENERAL ORDER

SB 93, by Judiciary Committee, was taken up for consideration and read.

Senator Wilson (Beckham) asked that the bill be considered section by section, deferring consideration of Section 1 until other sections were considered, which was the order.

Sections 2 and 3 were read and adopted upon motions of Senator Wilson (Beckham).

Section 4 was read.

Senator Ritzhaupt moved to amend **SB 93**, by striking after the word "person" line 18, page 4, the rest of the line and lines 1 and 2, page 5, to the word "within"; and by striking after the word "person" line 6, page 5, the rest of the line and lines 7 and 8, page 5, up to the word "until" which amendment was declared failed of adoption.

Upon motion of Senator Wilson (Beckham), Section 4 was adopted.

Section 5 was read and adopted upon motion of Senator Wilson (Beckham).

Senator Hall asked to be recorded present, which was the order.

Section 1 was read.

Senator Grantham moved to amend **SB 93**, line 5, page 2, by striking the words and figure "for five (5) weeks" and inserting the words and figure "one (1) year" which amendment was declared failed of adoption.

Upon motion of Senator Wilson (Beckham), Section 1 was adopted.

Senator Rinehart asked to be shown excused for the remainder of this legislative day, which was the order.

Upon motion of Senator Wilson (Beckham), **SB 93**, as amended, was advanced to engrossment and third reading.

Senator Wilson (Beckham) moved when the desk is cleared of routine matters the Senate adjourn to meet as provided under the Rules, which motion prevailed.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 311—Judiciary.

HB 663—Judiciary.

HB 698—Judiciary.

HB 833—Judiciary.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 328—By Collins (Creek) of the Senate, and Finch, Allard, Shibley of the House—An Act relating to the salaries of the County Judge and County Attorney of all counties of this State having a population of more than forty-two thousand (42,000) but less than fifty thousand (50,000) according to the 1950 or any succeeding Federal Decennial Census, and a net valuation in any

taxable year of more than Thirty Million Dollars (\$30,000,000.00) but less than Forty Million Dollars (\$40,000,000.00); amending 19 O. S. 1951 Section 179.6 as amended by Section 3, Chapter 6A, Title 19, Oklahoma Session Laws 1953, Page 68, by adding a new numbered paragraph at the end of Sub-section (c) thereof to provide that the basic annual salary of the County Judge and County Attorney in said counties shall be Six Thousand Dollars (\$6,000.00) per annum to which shall be added the resultant of the formula for increase thereof provided by 19 O. S. 1951, Section 179.6 as amended, and declaring an emergency.

SB 329—By Collins (Creek) and Ritzhaupt of the Senate, and Sparks and Arrington of the House—An Act relating to the salaries of each official Court Reporter in District Court Judicial Districts of this State having (A) two (2) counties and only one (1) District Judge, (B) a population in excess of sixty-five thousand (65,000), according to the Federal Decennial Census of 1950 or according to any succeeding Federal Decennial Census, and (C) a net assessed valuation in excess of Fifty Million Dollars (\$50,000,000.00), as defined herein; providing for the payment of the salaries thereto, in addition to those paid by the State, from the respective Court Funds of the counties comprising said districts; repealing Senate Bill No. 271, Oklahoma Session Laws of 1955 Page 608, relating to the same subject, and declaring an emergency.

SB 330—By Collins (Creek) of the Senate and Sparks, Arrington, of the House—An Act relating to the salaries of the County Judge and County Attorney of all counties of this State having a population of more than forty-five thousand (45,000) but less than fifty thousand (50,000) according to the 1950 or any succeeding Federal decennial census, and a net valuation in any taxable year of more than thirty million

dollars (\$30,000,000.00) but less than forty million dollars (\$40,000,000.00); amending 19 O. S. 1951 Section 179.6 as amended by Section 3, Chapter 6A, Title 19, Oklahoma Session Laws 1953, Page 68, by adding a new numbered paragraph at the end of Sub-section (c) thereof to provide that the basic annual salary of the County Judge and County Attorney in said counties shall be six thousand dollars (\$6,000.00) per annum to which shall be added the resultant of the formula for increase thereof provided by 19 O. S. 1951, Section 179.6 as amended, and declaring an emergency.

RESOLUTION

Senator Collins (Pontotoc) introduced the following Resolution, consideration of which was deferred for this legislative day:

SR 28—By Collins (Pontotoc)—A Resolution commending and congratulating the Ada Highschool Football Team and its Coach, Mr. Elvan George, upon winning the State Class "A" Championship.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 14**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM GOVERNOR

Advising approval by him, March 26, 1957, of Enrolled **SB No. 11** entitled:

ENROLLED SENATE BILL NO. 11
—By Grantham, Allen, Boecher, Bredden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Field, Frazier, Hamilton, Harris, Jones, McColgen, McSpadden, Miskovsky, Rinehart, Sandlin, Shoemake, Tipps, Walker, and Wilson (Greer) of the Senate and Bailey, Alexander, Bower, Calkins, Camp, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Cole, Cunningham, Daugherty,

Davis, Dolezal, Foster, Garrison, Graybill, Green, Ham, Hill, Huff, Inman, Jumper, Lance, Langley, Long (Caddo), McCarty, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Patten, Priebe, Reudy, Richeson, Rogers, Scarbrough, Shibley, Shoemake, Simmons, Slater, Sparks, Taliaferro, Tinker, Vandiver, Welch and Williams (Murray) of the House.

AN ACT RELATING TO THE PUBLIC SCHOOLS OF OKLAHOMA; AMENDING 70 O. S. 1951 § 4-40, AS AMENDED BY SECTION 14, CHAPTER A, TITLE 70, OKLAHOMA SESSION LAWS 1955; INCREASING THE PER CAPITA COST INDEX REFERRED TO IN SECTION 9 (d), ARTICLE X, OKLAHOMA CONSTITUTION TO FOUR HUNDRED DOLLARS (\$400.00) FOR THE FISCAL YEAR ENDING JUNE 30, 1958, AND PRO-

VIDING FOR FUTURE INCREASE OR DECREASE THEREOF; AND DECLARING AN EMERGENCY.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 24**, with the request that the following named Representatives be removed as co-authors of said Resolution: Allard and Livingston.

Upon motion of Senator Fine, the request of the Honorable House for the removal of the names of Representatives Allard and Livingston, as co-authors of **SJR 24**, was ordered granted.

Engrossed **SJR 24** was ordered referred for enrollment.

As provided under the Wilson (Beckham) motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

FORTY-SIXTH LEGISLATIVE DAY
Wednesday, March 27, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by President Pro Tempore Baldwin.

By unanimous consent, the Senate recessed to meet at 2:30 p. m.

*

The Senate convened at 2:30 p. m., and was called to order by President Pro Tempore Baldwin.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
 —40.

Excused: Frazier, Hall, Herndon, Perryman.—4.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative Day was declared approved.

Senator Sandlin asked unanimous consent, which was granted, that Mark Wilburn Smyth, James Le Roy LeMay and Robert Dale Lee, all of Okemah, be made Honorary Pages for this Legislative Day.

Senator Shoemake asked unanimous consent, which was granted, that Larry Palmer of Fort Gibson be made an Honorary Page for this Legislative Day.

Senator Ritzhaupt presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 14 correctly enrolled.

Enrolled SCR 14 was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

The President Pro Tempore presiding.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 19—Public Lands.

SB 272—Public Lands.

HB 691—Appropriations and Budget.

DO PASS, as amended:

SJR 21—Public Lands.

SB 223—Public Lands.

FIRST READING

The following Bills were introduced and read the first time:

SB 331—By Collins (Creek), and Grantham—An Act amending Sections 110, 111 and 112, of Title 20, O. S. 1951, and relating to transcript fees of official reporters for the District Courts, the Superior Courts, and the State Industrial Commission; repealing all Acts or parts of Acts in conflict herewith; and declaring an Emergency.

SB 332—By Miskovsky.—An Act relating to commerce in the State of Oklahoma; relating to monopolies, unfair competition and unlawful discrimination; preventing discriminations in prices which would lessen competition or tend to create a monopoly, or injure, destroy or prevent competition; prescribing the jurisdiction, powers and duties of the Oklahoma Corporation Commission; fixing penalties; defining terms; prohibiting corporate purchases of stock or assets which would lessen competition or tend to create a monopoly; prohibiting contracts and sales which would lessen competition or tend

to create a monopoly; prohibiting discrimination in rebates, discounts, services rendered, advertising services rendered or allowances which would lessen competition or tend to create a monopoly; providing for enforcement of orders of the Corporation Commission; providing for enforcement of private rights to damages and injunctive relief; providing for jurisdiction of the Courts and venue of actions; providing for Judicial review; providing for forcing witnesses to testify and give evidence and for immunity of such witnesses under certain conditions; amending and altering Sections 18 through 34, Article IX, Oklahoma Constitution; making provisions of this Act cumulative and severable; providing that this Act shall be liberally construed; and declaring an emergency.

SB 333—By Miskovsky and Breden, of the Senate and Bullard, of the House—An Act relating to public safety of persons housed or cared for in rest homes, nursing homes and related institutions as defined in Section 2, Chapter 7A, Title 63, Page 306, Oklahoma Session Laws, 1953; providing for a limitation of occupancy; providing for the installation of approved automatic alarm systems and/or automatic sprinkling systems; relating to construction; authorizing and directing the State Fire Marshal or his designated representative to conduct inspections, make recommendations for compliance, and to cooperate with the State Commissioner of Health, or his designated representative, in enforcing the provisions of the Act; authorizing the State Board of Health to promulgate and adopt regulations; providing for punishment for violations; providing for an injunction for violations; providing for an Advisory Council; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 325—County Government.

SB 326—County Government.

SB 327—County Government.

SB 328—Senator Collins (Creek) asked unanimous consent, which was granted, that **SB 328**, by Collins (Creek) of the Senate and Finch, et al of the House, be ordered printed and placed upon the Calendar without reference to a committee.

SB 329—Senator Collins (Creek) asked unanimous consent, which was granted, that **SB 329**, by Collins (Creek) and Ritzhaupt of the Senate and Sparks, et al of the House, be ordered printed and placed upon the Calendar without reference to a committee.

SB 330—Senator Collins (Creek) asked unanimous consent, which was granted, that **SB 330** by Collins (Creek) of the Senate and Sparks, et al of the House, be ordered printed and placed upon the Calendar without reference to a committee.

GENERAL ORDER

HB 738, by Slater, et al, of the House, and Price of the Senate, was read and considered.

Upon motion of Senator Price, **HB 738** was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules of the Senate were suspended, and **HB 738** was considered engrossed and placed upon third reading and final passage.

Senator Allen presiding.

THIRD READING

HB 738 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Hamilton, Harris, Jones, McClendon,

McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Excused: Frazier, Hall, Herndon, Perryman.—4.

Not Voting: Dendy, Fine, Grantham, Hope, Sandlin, Tipps, Wilson (Greer).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—34.

Excused: Frazier, Hall, Herndon, Perryman.—4

Not Voting: Dendy, Fine, Hope, Sandlin, Tipps, Wilson (Greer).—6.

The Emergency was declared passed.

HB 738 was properly signed and ordered returned to the Honorable House.

RESOLUTION

By unanimous consent, the following Resolution was considered, read at length, and adopted upon motion of Senator Collins (Pontotoc):

SENATE RESOLUTION 28—By Collins (Pontotoc).

A RESOLUTION COMMENDING AND CONGRATULATING THE ADA HIGH SCHOOL FOOTBALL TEAM AND ITS COACH MR. ELVAN GEORGE UPON WINNING THE STATE CLASS "A" CHAMPIONSHIP.

WHEREAS, the Ada Highschool football team recently won the State class "A" Championship; and

WHEREAS, this fine team has always

ranked at the top in State football competition and has achieved high honors through teamwork and individual effort; and

WHEREAS, they have always demonstrated sportsmanship and qualities of championship under the able direction of their excellent coach, Mr. Elvan George:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That the Ada Highschool football team and its fine coach Mr. Elvan George be both commended and congratulated upon winning the State class "A" Football Championship.

BE IT FURTHER RESOLVED, that a duly authenticated copy of this Resolution be forwarded to Coach Elvan George and the Ada Highschool Football team.

SR 28 was referred for enrollment.

RESOLUTION

By unanimous consent, the following Resolution was introduced, considered, read at length and adopted upon motion of Senator Collins (Pontotoc):

SENATE RESOLUTION NO. 29—By Collins (Pontotoc).

A RESOLUTION COMMENDING AND CONGRATULATING THE BYNG HIGH SCHOOL GIRLS' BASKETBALL TEAM AND ITS COACH MRS. BERTHA TEAGUE.

WHEREAS, the Byng High School Girls' Basketball team through skillful play and team work advanced to the finals in the class "A" State Basketball Tournament; and

WHEREAS, in past years this school team has constantly maintained high standards of performance in the face of tough competition; and

WHEREAS, this team faithfully adheres to the principles of fair play and

sportsmanship in the achievement of its victories:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That the Byng High School Girls' Basketball team and its talented coach Mrs. Bertha Teague be herewith commended and congratulated for their success and for achieving the finals in the State class "A" Basketball Tournament.

BE IT FURTHER RESOLVED, that duly authenticated copies of this Resolution be forwarded to coach Bertha Teague and the Byng High School Girls' Basketball team.

SR 29 was referred for enrollment.

RESOLUTION

By unanimous consent, the following Resolution was introduced, considered, read at length and adopted upon motion of Senator Collins (Pontotoc):

SENATE RESOLUTION NO. 30—By Collins (Pontotoc).

A RESOLUTION COMMENDING AND CONGRATULATING THE VAMOOSA HIGHSCHOOL BASKETBALL TEAM AND ITS COACH HERMAN ROBERTSON.

WHEREAS, the Vamoosa Highschool Basketball team after a victorious season recently achieved the finals in the Class "C" State Basketball Tournament; and

WHEREAS, this fine team has always ranked at the top in good sportsmanship, and has achieved its victories by hard work, excellent team spirit and great individual effort under the instructions of a fine coach:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That the Vamoosa Highschool Basketball team and its great coach Mr. Herman Robertson be herewith commended

and congratulated upon its splendid season and for achieving final competition in the class "C" State Basketball Tournament.

BE IT FURTHER RESOLVED, that duly authenticated copies of this Resolution be forwarded to Coach Robertson and the Vamoosa Highschool Basketball team.

SR 30 was referred for enrollment.

RESOLUTION

By unanimous consent, the following Resolution was introduced, considered, read at length and adopted upon motion of Senator Wilson (Beckham):

SENATE RESOLUTION NO. 31—By Wilson (Beckham).

A RESOLUTION CALLING ATTENTION TO THE OPENING OF THE FOUR-LANE HIGHWAY U. S. 66 INTO OKLAHOMA ON APRIL 26, 1957, AND THE GREAT RODEO AT ERICK, OKLAHOMA ON APRIL 26 AND 27, 1957, AND DESIGNATING SUCH RODEO THE OFFICIAL SEMI-CENTENNIAL RODEO FOR THE STATE OF OKLAHOMA FOR THE DATES OF APRIL 26 AND 27, 1957.

WHEREAS, through the courageous and progressive administration of state government under the Honorable Raymond Gary, Governor, the State of Oklahoma has commenced the program of building a four-lane, divided highway for U. S. 66 Highway from the Texas line east; and

WHEREAS, the first leg of said highway will be officially opened on April 26, 1957 by a dedication program at Erick, Oklahoma; and

WHEREAS, in connection with said dedication program, Erick is sponsoring a gigantic rodeo event for the evenings of April 26 and 27, 1957; and

WHEREAS, said rodeo should be a part of the official Semi-Centennial Celebration of the State of Oklahoma

and so designated as the official Semi-Centennial Rodeo for those dates;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1: The rodeo celebration at Erick, Beckham County, Oklahoma on April 26 and 27, 1957, held in connection with the long-awaited and happy occasion of dedicating the opening of the four-lane U. S. 66 Highway from the Texas State line east, in connection with the overall Semi-Centennial Celebration of the great State of Oklahoma is, and the same is hereby designated to be, the official Semi-Centennial Rodeo of the State of Oklahoma for the dates April 26 and 27, 1957.

SECTION 2: A certified copy of this resolution shall be officially sent to the Honorable Mayor of the City of Erick, Oklahoma; to Marvin L. Easley, President of the Chamber of Commerce, of Erick, Oklahoma; and to the Semi-Centennial Commission of the State of Oklahoma.

SR 31 was referred for enrollment.

President Pro Tempore Baldwin presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 9, SBs 45, 59, 155 and 279 each correctly engrossed.

SR 27, SJR 24 and SB 43 each correctly enrolled.

Engrossed SJR 9 and Engrossed SBs 45, 59, 155 and 279 were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled SR 27 was properly signed and ordered transmitted to the Secretary of State.

Enrolled SJR 24 and Enrolled SB 43, after fourth reading, were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senators Perryman and Herndon asked to be recorded present, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 65, 120, 128, each as amended.

HAs to SB 65 read as follows:

AMENDMENT NO. 1. Page 1, line 4 of TITLE of ENGROSSED SENATE BILL NO. 65, after the word "WAY" and before the word "UNDER" add a comma and the following: "REMOVAL AND RELOCATION OF UTILITIES IN PUBLIC AND PRIVATE RIGHTS-OF-WAY AND PAYING THE COSTS THEREOF" also;

Line 4 of TITLE, after the word "CONDITIONS;" and before "AMENDING" add the following: "DEFINING THE TERM UTILITY FACILITY AS USED IN THIS ACT;"

AMENDMENT NO. 2. Page 1, Line 17½, by inserting after the word "rights-of-way," the following language: "*and shall, if available, be used to pay the cost of the removing or relocating of utility facilities located in either privately owned or public right-of-way.*"

AMENDMENT NO. 3. Page 1, Line 24, by changing the period after the word "purpose" to a comma and adding the following language: "*and when Federal-aid funds are available for such purpose, shall pay the cost of removing or relocating utility facilities located on either privately owned or public right-of-way.*"

AMENDMENT NO. 4. Page 3, Line 6, by adding a new paragraph to be numbered (k) to read as follows:

"The term 'utility facility' as used herein means any publicly, privately, municipally or co-operatively owned facility or system which is used to provide water, power, light, gas, sewer, telegraph, telephone and communications, or like utility service, to the pub-

lic in the State of Oklahoma, or some portion thereof."

Senator Cartwright moved that the Senate refuse to concur in **HAs to SB 65** and request a conference, the President Pro Tempore to appoint Senate Conferees.

Senator Miskovsky, as a substitute, moved that the Senate concur in **HAs to SB 65**.

Senator Miskovsky asked unanimous consent, to which Senator Cartwright objected, to defer further consideration of **SB 65**, as amended, for this legislative day.

The vote occurring on the Miskovsky motion, it was declared failed of adoption upon a roll call as follows:

Aye: Carrier, Cowden, Dendy, Fine, Grantham, McColgin, McSpadden, Mahan, Miskovsky, Price, Rinehart, Shoemaker, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—17.

Nay: Allen, Baldwin, Boecher, Breden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Garvin, Hamilton, Harris, Herndon, Hope, McClendon, Payne, Perryman, Ritzhaupt, Sandlin, Stipe, Tipps.—23.

Excused: Frazier, Hall.—2.

Not Voting: Jones, Trent.—2.

Upon motion of Senator Collins (Creek) the previous question was ordered put.

The vote occurring on the Cartwright motion, it was declared adopted.

President Pro Tempore Baldwin appointed as Senate Conferees under **SB 65** the following: Senators Cartwright, Collins (Creek), McClendon, Garvin and Boecher.

Senator Field moved when the desk is cleared the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion was declared adopted.

HAs to SB 120 read as follows, re-

jected upon motion of Senator Hope, conference requested, referring the Bill to the Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Page 1, SECTION 1, Line 19 of Engrossed Senate Bill No. 120, by striking the figures "962,525.00" under each fiscal year and inserting in lieu therefor "840,000.00" under each fiscal year.

AMENDMENT NO. 2. Page 1, SECTION 1, Line 21, by striking the figures "902,525.00" under each fiscal year and inserting in lieu therefor "900,000.00" under each fiscal year.

HA to SB 128 read as follows, rejected upon motion of Senator Hope, conference requested, referring the Bill to the Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Page 1, Line 9 of Engrossed Senate Bill No. 128, strike the Enacting Clause.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 131**, as amended.

HA to SB 131 read as follows, rejected upon motion of Senator Hope, conference requested, referring the Bill to the Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Page 1, Section 1, Line 35½ of Engrossed Senate Bill No. 131, change the amount "\$400,000.00" under "Fiscal Year Ending June 30, 1958" to read "\$500,000.00."

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 9**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Returning Enrolled **SBs 13, 42, 70 and 167**.

The above numbered Enrolled Bills

were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 14**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HB 355**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising that the House has rescinded the motion instructing House Conferees under **HB 508**.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 334—By Tipps of the Senate—An Act relating to the Oklahoma Planning and Resources Board authorizing the Board to sell equipment, materials and supplies acquired by it, when the same are not necessary for the Oklahoma Planning and Resources Board and the operation of the Oklahoma Planning and Resources Board of the State of Oklahoma, and providing for the disposition

of the funds received as result of such sales.

SB 335—By McSpadden of the Senate and Briscoe of the House—An Act relating to travel expenses of County Commissioners, fixing the amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 23—Constitutional Amendments, Initiative and Referendum and Code Revision.

SB 278—Judiciary.

SB 309—County Government.

SB 318—County Government.

HB 812—County Government.

HB 856—County Government.

HB 857—County Government.

HB 871—County Government.

DO PASS, as amended:

SB 211—County Government.

SB 248—Judiciary.

SB 301—County Government—To Judiciary by previous order.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a. m. tomorrow.

FORTY-SEVENTH LEGISLATIVE DAY

Thursday, March 28, 1957

Pursuant to adjournment, the Senate convened at 10:30 a. m., and was called to order by President Pro Tempore Baldwin.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Breeden, Cowden, Garvin, Grantham, Hall, Hamilton, McClendon, Miskovsky, Rinehart, Trent, Walker.—11.

The President Pro Tempore declared a quorum present.

By unanimous consent, Senate Conferees under **HB 508** were shown excused for the purpose of considering the bill.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Mahan asked unanimous consent that Randy Brooks, of Oklahoma City, seven years old, be made an Honorary Page for this legislative day, which was the order.

Senator Shoemake asked unanimous consent that Jack Land III and Tony Eversole, both of Muskogee, be made Honorary Pages for this legislative day, which was the order.

Senator Wilson (Greer) asked unanimous consent that little Beth Stipe, daughter of Senator Stipe, be made an Honorary Page for this legislative day, which was the order.

FIRST READING

The following Bills were introduced and read the first time:

SB 336—By Tipps—An Act relating to civil defense; providing for broadcasting during enemy air attacks and periods of atmospheric disturbance; requiring preparation for plan known as conelrad; and declaring an emergency.

SB 337—By Frazier of the Senate and Nance of the House—An Act providing for the construction, equipping and furnishing of buildings or additions to existing buildings on the campus or other lands of the Murray State Agricultural College; providing for the financing of the cost thereof through the issuance of revenue bonds; authorizing the Board of Regents for Oklahoma Agricultural and Mechanical Colleges to fix rents, charges and fees to assure payment of principal and interest of such bonds and operate and maintain such buildings or additions to existing buildings; authorizing the making of appropriate covenants and agreements to effect the purposes of this Act; authorizing the making of agreements with the United States of America or any agency or instrumentality thereof; providing for approval of such bonds by the Attorney General; making such bonds lawful investments and collateral security for public funds; authorizing the approval of such bonds by the Supreme Court of Oklahoma and giving said court original jurisdiction for such purpose; providing for the financing of the cost of buildings or additions to existing buildings and equipment through lease and agreement to be made with nonprofit corporations; authorizing the issuance of refunding and revenue bonds, and the issuance of notes in anticipation of the delivery of such bonds; exempting such buildings or additions to existing buildings and equipment from taxation; and declaring an emergency.

SB 338—By Collins (Pontotoc)—An Act relating to travel of County Commissioners; amending 19 O. S. 1951 § 324a; fixing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

SB 339—By Collins (Pontotoc)—An Act relating to travel of County Commissioners; amending 19 O. S. 1951 § 324a; fixing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

SB 340—By Carrier, Stipe, Dacus, Breeden, Coppock and Payne—An Act relating to the State Board of Public Affairs and its duties, power, and authority: Creating a new State Board of Public Affairs as successor to the present State Board of Public Affairs; providing for the duties, power and authority of such new Board, and eligibility for appointment as a member of such new Board, and the appointment, confirmation, terms of office, salaries, expenses, and removal of members of such new Board, and their qualifying as members thereof; providing for the continuance of all positions under the present State Board of Public Affairs, and for persons now occupying positions as members of the present State Board of Public Affairs, or positions under the present State Board of Public Affairs, to continue to occupy such positions and draw the salaries attached thereto until replaced or dismissed by or under authority of the Board created by this Act; placing certain institutions under the administration, management and control of said Board; authorizing said Board to appoint, subject to confirmation by the State Senate, a Warden for the Oklahoma State Penitentiary, a Warden for the State Reformatory, and a Superintendent for each of the other institutions named in the Act, and to create and fill additional positions at each of said institutions and fix the

salary attached to each such position except those of Warden of the Penitentiary and Warden of the Reformatory; fixing the salaries of the Warden of the Oklahoma State Penitentiary and the Warden of the State Reformatory; abolishing the offices of Warden of the Oklahoma State Penitentiary and Warden of the State Reformatory created by Section 131a of Title 57, Oklahoma Statutes 1951; repealing Sections 61, 81 and 81a, of Title 74, and Section 131a of Title 57, Oklahoma Statutes 1951, and all Acts and parts of Acts in conflict with this Act; making the provisions of this Act severable; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 331—Judiciary.

SB 332—Business and Industry, then to Judiciary.

SB 333—Public Health.

SB 334—Planning and Resources, then to Judiciary.

SB 335—Senator McSpadden asked unanimous consent that **SB 335** by McSpadden of the Senate and Briscoe of the House, be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

RESOLUTION

By unanimous consent, upon request of Senator Perryman, the following Resolution was introduced, considered, read at length, and adopted upon his motion:

SENATE RESOLUTION NO. 32—By Perryman.

A RESOLUTION COMMENDING AND PAYING TRIBUTE TO MRS. ROSE CHRISTY DARNELL, CLINTON, FOR HER HALF-CENTURY OF SERVICE ON BEHALF OF BETTER LIBRARIES FOR THE STATE OF OKLAHOMA.

WHEREAS, on Friday, March 29, 1957, the City of Clinton will honor a distinguished Oklahoma lady and public servant for a half-century of library service to the State by celebrating "Mrs. Rose Christy Darnell Day"; and

WHEREAS, Mrs. Rose Christy Darnell is the widow of the late Senator A. E. Darnell who gave devoted service to his State as a member of the Ninth, Tenth, Eleventh and Twelfth Oklahoma Legislatures from District Six; and

WHEREAS, prior to 1907 and statehood, Mrs. Darnell was associated with the Guthrie City library; and

WHEREAS, she was a charter member of the Oklahoma Library Association, and Librarian of Southwestern State College; and

WHEREAS, Mrs. Darnell served on the first library board of Clinton, and later held the position of trustee and librarian from 1937 until her retirement earlier this year; and

WHEREAS, her activities throughout her long career in public service were constantly directed to and on behalf of the ideal of establishing better library service for the citizens of this State; and

WHEREAS, it is the desire of the Senate to recognize and pay tribute to one of its most prominent citizens for her many accomplishments and unselfish dedication to public service;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That we do hereby both commend and pay tribute to Mrs. Rose Christy Darnell for her half-century of public service and dedication to the goal of providing better library service to the citizens of this State.

SECTION 2. That on March 29th, 1957, in the hearts of all Oklahomans it will also be "Mrs Rose Christy Darnell Day."

SECTION 3. That as an expression of the sentiment of this House, duly authenticated copies of this Resolution be mailed to Mrs. Darnell and to the Trustees of the Clinton Public Library.

SR 32 was referred for enrollment.

GENERAL ORDER

SB 309, by Herndon of the Senate and Bond of the House, was read and considered.

Upon motion of Senator Herndon, SB 309 was advanced to engrossment and third reading.

Upon motion of Senator Herndon, the rules of the Senate were suspended, and SB 309 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 309 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Young (Cleveland).—29.

Excused: Breeden, Cowden, Garvin, Grantham, Hall, Hamilton, McClendon, Miskovsky, Rinehart, Trent, Walker, Wilson (Greer).—12.

Not Voting: Jones, Ritzhaupt, Young (Haskell).—3.

The Bill was declared passed.

Senator Garvin asked to be recorded present, which was the order.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Harris, Herndon, Hope, Jones, McColgin,

McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Young (Cleveland).—32.

Excused: Breeden, Cowden, Grantham, Hall, Hamilton, McClendon, Miskovsky, Rinehart, Trent, Walker, Wilson (Greer).—11.

Not Voting: Young (Haskell).—1.

The Emergency was declared passed.

SB 309 was referred for engrossment.

RESOLUTION

By unanimous consent, the following Resolution was introduced by Senator Frazier, considered, read at length and adopted upon his motion:

SENATE RESOLUTION NO. 33—By Frazier.

A RESOLUTION IN MEMORY OF 1ST LIEUTENANT CHARLES R. FAIR, UNITED STATES AIRFORCE.

WHEREAS, on January 25, 1957, during the early morning darkness that cloaked the island fortress of Guam, 1st Lieutenant Charles R. Fair, United States Airforce, and native of Sulphur, Oklahoma, took off in his F-86 jet fighter for his second patrol within eight (8) hours; and

WHEREAS, in the course of his lonely patrol, Lieutenant Fair asked permission to sever radio contact "for a few minutes"; and

WHEREAS, these were the last words ever heard from Lieutenant Fair, for as later surmised by investigation, he became unconscious due to a malfunction in his oxygen equipment and his fighter plane flew on automatic pilot until the fuel was exhausted and then went down somewhere in the vast reaches of the Pacific; and

WHEREAS, although radar tracked him for some two hundred twenty (220) miles South of Guam, an extensive four-day search failed to locate Lieutenant Fair or his plane; and

WHEREAS, this native Oklahoman

gave his life, as surely as have many brave Sooners on distant battlefields in time of war, in defense of the borders of this Nation from attack by unfriendly forces; and

WHEREAS, it is the desire of the Senate to recognize and pay tribute to the supreme sacrifice made by this young American in the protection of his Country;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That we in solemn assembly hereby express our recognition and tribute to the memory of 1st Lieutenant Charles R. Fair, United States Airforce, and are made humble in the knowledge of the supreme sacrifice paid by this native Oklahoman in the defense and protection of his Nation.

SECTION 2. That when the Senate adjourns today, it do so in respect to the memory of 1st Lieutenant Charles R. Fair.

SECTION 3. That duly authenticated copies of this Resolution be sent to his parents, Mr. and Mrs. William L. Fair, Indiana School for the Deaf, Indianapolis, Indiana, and to his grandparents, Mr. and Mrs. C. E. Fair, Sulphur, Oklahoma.

SR 33 was referred for enrollment.

Senators Breeden and Grantham asked to be recorded present, which was the order.

GENERAL ORDER

SB 322, by Carrier of the Senate and Camp of the House, was read and considered.

Upon motion of Senator Carrier, **SB 322** was advanced to engrossment and third reading.

Upon motion of Senator Carrier, the rules of the Senate were suspended, and **SB 322** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 322 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Herndon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Cowden, Hall, Hamilton, McClendon, Miskovsky, Rinehart, Trent, Walker.—8.

Not Voting: Fine, Harris, Hope, Jones, Ritzhaupt, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Herndon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Cowden, Hall, Hamilton, McClendon, Miskovsky, Rinehart, Trent, Walker.—8.

Not Voting: Fine, Harris, Hope, Jones, Ritzhaupt, Wilson (Beckham).—6.

The Emergency was declared passed.

SB 322 was referred for engrossment.

Senator Walker asked to be recorded present, which was the order.

GENERAL ORDER

SB 278, by Harris of the Senate and Simmons, et al of the House, was read and considered.

Upon motion of Senator Harris, **SB 278** was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and **SB 278** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 278 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Harris, Herndon, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Cowden, Hall, Hamilton, McClendon, Miskovsky, Rinehart, Trent.—7.

Not Voting: Fine, Hope, Ritzhaupt, Shoemake.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Harris, Herndon, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Cowden, Hall, Hamilton, McClendon, Miskovsky, Rinehart, Trent.—7.

Not Voting: Fine, Hope, Ritzhaupt, Shoemake.—4.

The Emergency was declared passed.

SB 278 was referred for engrossment.

Senators Cowden, Hamilton, McClen-

don, Miskovsky and Trent asked to be recorded present, which was the order.

GENERAL ORDER

SB 328, by Collins (Creek) of the Senate, and Finch, et al, of the House, was read and considered.

Upon motion of Senator Collins (Creek), **SB 328** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended, and **SB 328** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 328 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Hall, Rinehart.—2.

Not Voting: Boecher, Fine, Garvin, Ritzhaupt, Stipe.—5.

The Bill was declared passed.

On the question of passage of **Emergency**, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Hall, Rinehart.—2.

Not Voting: Boecher, Fine, Garvin, Ritzhaupt, Stipe.—5.

The **Emergency** was declared passed.

SB 328 was referred for engrossment.

GENERAL ORDER

SB 280, by Sandlin of the Senate, and Huser and Rives of the House, was read and considered.

Upon motion of Senator Sandlin, **SB 280** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 280** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 280 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Hall, Rinehart.—2.

Not Voting: Breeden, Collins (Pontotoc), Garvin, Jones, McClendon, Mahan, Miskovsky, Stipe.—8.

The Bill was declared passed.

On the question of passage of **Emergency**, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent,

Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Hall, Rinehart.—2.

Not Voting: Breeden, Collins (Pontotoc), Garvin, Jones, McClendon, Mahan, Miskovsky, Stipe.—8.

The Emergency was declared passed.

SB 280 was referred for engrossment.

GENERAL ORDER

SJR 25, by McClendon of the Senate, and Welch, et al of the House, was read and considered.

Upon motion of Senator McClendon, **SJR 25** was advanced to engrossment and third reading.

Upon motion of Senator McClendon, the rules of the Senate were suspended, and **SJR 25** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 25 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Hall, Rinehart.—2.

Not Voting: Collins (Pontotoc), Garvin, Jones, Mahan, Stipe.—5.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus,

Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Hall, Rinehart.—2.

Not Voting: Collins (Pontotoc), Garvin, Jones, Mahan, Stipe.—5.

The Emergency was declared passed.

SJR 25 was referred for engrossment.

GENERAL ORDER

SB 329, by Collins (Creek) and Ritzhaupt of the Senate, and Sparks and Arrington of the House, was read and considered.

Upon motion of Senator Collins (Creek), **SB 329** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended, and **SB 329** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 329 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Hall, Rinehart.—2.

Not Voting: Breeden, Collins (Pontotoc), Garvin, Jones, Mahan, Shoemake, Stipe.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Hall, Rinehart.—2.

Not Voting: Breeden, Collins (Pontotoc), Garvin, Jones, Mahan, Shoemake, Stipe.—7.

The Emergency was declared passed.

SB 329 was referred for engrossment.

GENERAL ORDER

HB 808, by Cunningham, et al of the House, and Miskovsky of the Senate, was read and considered.

Upon motion of Senator Miskovsky, **HB 808** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HB 808** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 808 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Hall, Rinehart.—2.

Not Voting: Collins (Creek), Frazier, Herndon, Jones, Mahan, Shoemake.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Hall, Rinehart.—2.

Not Voting: Collins (Creek), Frazier, Herndon, Jones, Mahan, Shoemake.—6.

The Emergency was declared passed.

HB 808 was properly signed and ordered returned to Honorable House.

RESOLUTIONS

Referring further to **HCR 528**:

Upon request of Senator Price, **HCR 528** was taken up for consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 528—By Alexander, Nixon, Musgrave, Patten, Chambers, Slater and Calkins of the House and Price of the Senate.

A CONCURRENT RESOLUTION IN MEMORY OF MR. NEWTON ROBERT GRAHAM OF TULSA, CIVIC LEADER, BUSINESS MAN AND PUBLIC SERVANT.

WHEREAS, on March 6, 1957, a sorrow was placed upon the hearts of the people of this State when Mr. Newton Robert Graham, 73, passed from this life at his home in Tulsa; and

WHEREAS, his life was a dedication to the ideals of progress and his achievements will everlastingly stand as memorials of his unselfish service to his fellow men; and

WHEREAS, Mr. Newton Robert Graham for more than twelve (12) years served as a member of the Oklahoma Planning and Resources Board and for two (2) terms upon the Oklahoma Game and Fish Commission; and

WHEREAS, he was the Arkansas Basin Compact Commissioner for Oklahoma and First Vice-President of the Arkansas Basin Development Association where he ceaselessly strived to bring the benefits of river navigation to Oklahoma; and

WHEREAS, he served upon the Board of the Tulsa Chamber of Commerce, holding the office of President in 1942, becoming instrumental in having the District Office of Army Engineers located in Tulsa; and

WHEREAS, for twenty-six (26) years he was a member of the Tulsa Park Board where he supported the acquisition of the major parks of that City in addition to the Tulsa Municipal Airport; and

WHEREAS, he had been a member of the Tulsa Downtown Rotary Club since 1917 and was Chairman of the Board of Trustees of Hillcrest Medical Center; and

WHEREAS, he came to this State in 1907 as an advertising man on the Tulsa Democrat and went on to become one of the State's foremost and respected bankers:

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA CONCURRING THEREIN:

That we hereby express our deep sorrow and regret upon the passing of Mr. Newton Robert Graham paying a great and sincere respect for his manifold contributions to his community, State and fellow man, and herewith extend our heartfelt sympathy to his widow,

Mrs. Chleo Graham and to his brother, Mr. Clair Graham.

BE IT FURTHER RESOLVED, that duly authenticated copies of this Resolution, as an expression of the sentiment of the Twenty-sixth Oklahoma Legislature, be forwarded to his widow Mrs. Chleo Graham, Tulsa, and to his brother, Mr. Clair Graham, of Tulsa.

HCR 528 was properly signed and ordered returned to the Honorable House.

Referring further to HCR 527:

Upon request of Senator Grantham, HCR 527 was taken up for consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 527 — By Green of the House, and Grantham of the Senate.

A CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING KEITH JAMES, POND CREEK 4-H CLUB, FOR WINNING THE RESERVE GRAND CHAMPIONSHIP OF THE STATE JUNIOR LIVESTOCK SHOW AT OKLAHOMA CITY.

WHEREAS, Keith James, Pond Creek 4-H Club, did on March 12, 1957, win the Reserve Grand Championship of the State Junior Livestock show at Oklahoma City with his superb 836 pound Angus entry; and

WHEREAS, he had previously won in the same show two first place awards in separate classes in addition to having the Champion Angus Heifer in the junior division part of the pure-bred show; and

WHEREAS, young James has through his achievements demonstrated the qualities of leadership, showmanship and a thorough knowledge of animal husbandry; and

WHEREAS, the People of this State may well be proud of its youth as is typified by Keith James and the con-

tributions he has made to the 4-H Club activities;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE AND THE SENATE CONCURRING THEREIN:

SECTION 1. That we hereby congratulate Keith James of Pond Creek for winning the Reserve Grand Championship of the State Junior Livestock Show at Oklahoma City and further commend him for the contributions he has made to animal husbandry and to the activities of the 4-H Clubs.

SECTION 2. That a duly authenticated copy of this Resolution be sent to Keith James, Pond Creek and that a copy, also, be forwarded to the Pond Creek 4-H Club for their records.

HCR 527 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 871, by Green of the House, and Grantham of the Senate, was read and considered.

Upon motion of Senator Grantham, **HB 871** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended, and **HB 871** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 871 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritz-

haupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—36.

Excused: Hall, Rinehart.—2.

Not Voting: Collins (Creek), Jones, Mahan, Shoemake, Stipe, Young (Cleveland).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—36.

Excused: Hall, Rinehart.—2.

Not Voting: Collins (Creek), Jones, Mahan, Shoemake, Stipe, Young (Cleveland).—6.

The Emergency was declared passed.

HB 871 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 107, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

By unanimous consent, upon request of Senator Hope, further consideration of **SB 107** was deferred temporarily.

SB 111, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

By unanimous consent, upon request of Senator Hope, further consideration of **SB 111** was deferred temporarily.

GENERAL ORDER

HB 629, by Nance, et al of the House, and Ritzhaupt, Dacus, Harris and Young (Haskell) of the Senate was read and considered.

Senators Walker, Perryman, Miskovsky, Sandlin, McColgin, Breeden, Stipe,

Collins (Pontotoc), McSpadden, McClendon, Trent, Collins (Creek), Cowden, Cartwright, Young (Cleveland), Jones, Boecher, Herndon, Baldwin and Allen asked to be made co-authors of **HB 629**, which was the order.

Senators McClendon, Dacus and Baldwin moved to amend **HB 629**, line 3, page 4, and line 12, page 5, by striking the figure \$35.00 wherever it appears and inserting the figure \$50.00, which amendment was declared adopted.

Senator Ritzhaupt asked unanimous consent that the title of **HB 629** be amended to conform to the body of the bill, which was the order.

Upon motion of Senator Ritzhaupt, **HB 629**, as amended and co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended, and **HB 629**, as amended and co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 629 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Garvin, Grantham.—2.

Excused: Hall, Rinehart.—2.

Not Voting: Frazier, Stipe.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Garvin, Grantham.—2.

Excused: Hall, Rinehart.—2.

Not Voting: Frazier, Stipe.—2.

The Emergency was declared passed.

HB 629, as co-authored and as amended, was referred for engrossment.

GENERAL ORDER

SB 330, by Collins (Creek) of the Senate, and Sparks and Arrington of the House, was read and considered.

Upon motion of Senator Collins (Creek), **SB 330** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended, and **SB 330** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 330 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Hall, Rinehart.—2.

Not Voting: Allen, Dendy, Mahan.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Hall, Rinehart.—2.

Not Voting: Allen, Dendy, Mahan.—3.

The Emergency was declared passed.

SB 330 was referred for engrossment.

Senators Mahan and Miskovsky asked to be shown excused until such time as they might return to the Chamber, which was the order.

GENERAL ORDER

HB 833, by Vandiver et al of the House and Hamilton and Young (Haskell), of the Senate, was read and considered.

Senator Young (Haskell) moved to amend **HB 833**, line 5, page 1, by striking the last sentence of Section 1 and inserting the following: "Said additional amount shall be paid from the court funds of said district in an amount proportionate to the population of each of said counties as reflected by the last decennial census" which amendment was declared adopted.

Upon motion of Senator Hamilton, **HB 833**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **HB 833**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 833 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Hall, Mahan, Miskovsky, Rinehart.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Hall, Mahan, Miskovsky, Rinehart.—4.

The Emergency was declared passed.

HB 833, as amended, was referred for engrossment.

FURTHER CONFERENCE REQUESTED

Senator Field moved that the request of the Honorable House for a further conference on **HB 508** be ordered granted, with the original Senate Conferees thereon reappointed which motion prevailed.

GENERAL ORDER

HB 512, by Goodfellow and Long

(Caddo) of the House and Baldwin of the Senate, was read and considered.

Senators Grantham, Ritzhaupt, Collins (Creek), Perryman, Sandlin, Coppock, Breeden, Dacus, Hope, Cowden, Jones, Collins (Pontotoc), Field, Allen, McSpadden, Young (Haskell), Boecher, Harris, Stipe, Easterly, Wilson (Greer), Frazier and Walker asked to be made co-authors of **HB 512**, which was the order.

Upon motion of Senator Allen, **HB 512**, as co-authored, was advanced to engrossment and third reading.

By unanimous consent, upon request of Senator Allen, **HB 512**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 512 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Hall, Mahan, Miskovsky, Rinehart.—4.

Not Voting: Herndon.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson

(Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Hall, Mahan, Miskovsky, Rinehart.—4.

Not Voting: Herndon.—1.

The Emergency was declared passed.

HB 512, as co-authored, was properly signed and ordered returned to the Honorable House.

RESOLUTION

By unanimous consent, Senator Trent introduced the following Resolution:

SCR 17—By Trent and Fine—A Resolution urging the Oklahoma Department of Public Welfare of the State of Oklahoma to provide a system of hospitalization as authorized by law, for persons eligible to receive old age assistance.

Senator Trent asked that all members of the Senate present be made co-authors of **SCR 17**, which was the order.

SCR 17 was read at length, as follows, adopted upon motion of Senator Trent and ordered referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 17—By Trent, Fine, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).

A RESOLUTION URGING THE OKLAHOMA DEPARTMENT OF PUBLIC WELFARE OF THE STATE OF OKLAHOMA TO PROVIDE A SYSTEM OF HOSPITALIZATION AS AUTHORIZED BY LAW, FOR PERSONS ELIGIBLE TO RECEIVE OLD AGE ASSISTANCE.

WHEREAS, many of the citizens of

this State who are eligible to receive old age assistance under the laws of this State are desperately in need of hospitalization and medical care; and

WHEREAS, the Oklahoma Department of Public Welfare is, by 56 O. S. 1951 Section 203, authorized to establish and maintain a system of hospitalization and medical care for such citizens; and

WHEREAS, the Federal Government has made matching funds available to the States for such purposes;

NOW, THEREFORE, BE IT RESOLVED BY THE OKLAHOMA STATE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the Oklahoma Department of Public Welfare be, and is hereby urged to establish and put in operation a system of hospitalization and medical care for persons eligible for old age assistance, to the maximum extent possible with State and Federal funds which are available or may be obtained for such purpose, by July 1, 1957.

SECTION 2. That insofar as is practicable, said system provide for the furnishing of such hospitalization and medical care to such citizens in the locality in which they live, or as near thereto as possible.

Senator Fine, the Democratic Floor Leader, advised the Senate that, if agreeable, the fellowship dinners given by the House and Senate, one for the other, would become a joint fellowship dinner, with both the House and Senate participating in the one dinner, and, there being no objections, Senator Fine moved that the President Pro Tempore appoint a Committee to work with a like House Committee in making proper arrangements, which motion prevailed, the President Pro Tempore appointing Senator Wilson (Beckham), as Chairman; Senator Easterly, as Vice Chairman, with

Senators Harris, Stipe and Allen as members.

Senator Miskovsky asked to be recorded present, which was the order.

GENERAL ORDER

SB 107, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was taken up for consideration.

Upon request of Senator Wilson (Beckham), further consideration of **SB 107** was deferred for this Legislative day.

SB 111, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was taken up for consideration.

Upon request of Senator Wilson (Beckham), further consideration of **SB 111** was deferred for this Legislative Day.

Senator Field moved when the desk is cleared of routine matters the Senate adjourn to meet on Monday, April 1, 1957, at 1:30 p. m., which motion prevailed.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 341—By Collins (Pontotoc)—An Act amending Section 213, Title 29, O. S. 1951, relating to hunting and fishing licenses for recipients of assistance from the Department of Public Welfare.

SB 342—By Collins (Pontotoc)—An Act amending 64 O. S., 1951, § 52, relating to investments in farm mortgages by the Commissioners of Land Office and declaring an emergency.

SB 343—By Wilson (Beckham)—An Act relating to pool and billiard halls; amending 21 O. S. 1951 § 1103; providing that permitting minor who has reached eighteen (18) years of age to resort to a pool or billiard hall shall not be a ground for license revocation if minor has written consent of parent

or guardian; and declaring an emergency.

SB 344—By Shoemake of the Senate and Ruby, Smith and Hammers of the House—An Act making an appropriation to the State Board of Public Affairs for the purpose of providing water wells for the consolidated Negro institution and Taft State Hospital; making said appropriation nonfiscal; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

SB 308—Public Lands.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 912—By Welch and Jumper of the House and McClendon of the Senate—An Act relating to travel expenses of County Commissioners; providing that amount allowed for travel expenses of County Commissioners in certain counties shall be fixed by County Commissioners but shall not exceed one hundred fifty dollars (\$150.00) per month; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 241**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HB 738**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SJR 24**.

The above numbered Enrolled Resolution was ordered referred to the Governor.

REPORT OF ENGROSSED AND ENROLLED BILLS

SRs 28, 29, 30, 31, 32, 33 and **SB 9** each correctly enrolled.

Enrolled **SRs 28, 29, 30** and **31** were each properly signed and ordered transmitted to the Secretary of State.

Senator Perryman presiding.

Enrolled **SR 32** was properly signed and ordered transmitted to the Secretary of State.

Senator Frazier presiding.

Enrolled **SR 33** was properly signed and ordered transmitted to the Secretary of State.

President Pro Tempore Baldwin presiding.

Enrolled **SB 9**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., Monday, April 1, 1957.

FORTY-EIGHTH LEGISLATIVE DAY
Monday, April 1, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).

—37.

Excused: Cartwright, Collins (Creek), Coppock, Easterly, Mahan, Ritzhaupt, Stipe.—7.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend A. G. Knowles, Minister of the Church of Christ, of Buffalo, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Shoemake asked unanimous consent that Penny Cook of Muskogee be made an Honorary Page for this legislative week, which was the order.

Senator Frazier asked unanimous consent, which was granted, that Glen Charles Collins, young son of Senator Collins (Pontotoc) be made an Honorary Page for this legislative day.

Senator Young (Cleveland) asked unanimous consent, which was granted that the following Cub Scouts of Norman be made Honorary Pages for this legislative day: Erick Lowe, Bill Pence, Larry Farmer, Brent Butler and Jim Bratton.

Senator Sandlin asked unanimous con-

sent, which was granted, that Mrs. Kenneth Graham and Mrs. Delvis Hutcherson, both of Okemah, be made Honorary Journal Clerks for this legislative day.

FIRST READING

The following Bill was introduced and read the first time:

SB 345—By Miskovsky—An Act relating to State Institutions of Higher Education; requiring bidding for broadcasts of athletic contests and prescribing procedure therefor; regulating sale of broadcast rights; defining certain terms as used in Act; making invalid contracts not in compliance with terms of Act; making provisions of Act severable; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 336—Military and Veterans Affairs.

SB 337—Agriculture.

SB 338—County Government.

SB 339—County Government.

SB 340—State and Federal Government.

SB 341—Game and Fish.

SB 342—Public Lands.

SB 343—Judiciary.

SB 344—Penal Institutions, then to Appropriations and Budget.

Senator Shoemake asked unanimous consent that **SB 344**, by Shoemake of the Senate, and Ruby, et al, of the House, be referred to the Committee on Appropriations and Budget without reference to the Committee on Penal Institutions, which was the order.

HB 912—Senator McClendon asked unanimous consent, which was granted, that **HB 912** by Welch and Jumper of the House and McClendon of the Senate,

be ordered printed and placed upon the Calendar without reference to a Committee.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 587, 635, 813.**

GENERAL ORDER

Senator McClendon moved that **SB 296**, by McClendon of the Senate, and Welch and Jumper of the House, be ordered stricken from the Calendar as it was the same as **HB 912**, which motion prevailed.

HB 664, by Hammers, was read and considered.

Upon motion of Senator Shoemake, **HB 664** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **HB 664** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 664 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Cartwright, Collins (Creek), Coppock, Easterly, Mahan, Ritzhaupt, Stipe.—7.

Not Voting: Herndon, Jones, Tipps.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Cartwright, Collins (Creek), Coppock, Easterly, Mahan, Ritzhaupt, Stipe.—7.

Not Voting: Herndon, Jones, Tipps.—3.

The Emergency was declared passed.

HB 664 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 335, by McSpadden of the Senate and Briscoe of the House, was read and considered.

Upon motion of Senator McSpadden, **SB 335** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **SB 335** was considered engrossed and placed upon third reading and final passage.

Senators Coppock and Easterly asked to be recorded present, which was the order.

THIRD READING

SB 335 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer),

Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Collins (Creek), Mahan, Ritzhaupt, Stipe.—5.

Not Voting: Fine, Hall.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Collins (Creek), Mahan, Ritzhaupt, Stipe.—5.

Not Voting: Fine, Hall.—2.

The Emergency was declared passed.

SB 335 was referred for engrossment.

GENERAL ORDER

SB 249, by McClendon, Hamilton and Trent of the Senate, and Jumper and Welch of the House, was read and considered.

Upon motion of Senator McClendon, **SB 249** was advanced to engrossment and third reading.

Upon motion of Senator McClendon, the rules of the Senate were suspended, and **SB 249** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 249 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, Mc-

Clendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Price.—1.

Excused: Cartwright, Collins (Creek), Mahan, Ritzhaupt, Stipe.—5.

Not Voting: Harris, Wilson (Beckham).—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Price.—1.

Excused: Cartwright, Collins (Creek), Mahan, Ritzhaupt, Stipe.—5.

Not Voting: Harris, Wilson (Beckham).—2.

The Emergency was declared passed.

SB 249 was referred for engrossment.

Senator Collins (Creek) asked to be recorded present, which was the order.

GENERAL ORDER

HB 553, by Levergood of the House, and Sandlin of the Senate, was read and considered.

Upon motion of Senator Sandlin, **HB 553** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **HB 553** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 553 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson, (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Allen.—1.

Excused: Cartwright, Mahan, Ritzhaupt, Stipe.—4.

Not Voting: Frazier.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson, (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Allen.—1.

Excused: Cartwright, Mahan, Ritzhaupt, Stipe.—4.

Not Voting: Frazier.—1.

The Emergency was declared passed.

HB 553 was properly signed and ordered returned to the Honorable House.

Senator Mahan asked to be recorded present, which was the order.

GENERAL ORDER

SB 248, by Judiciary Committee, was read and considered.

Senator Miskovsky asked unanimous consent, which was granted, to amend **SB 248**, Line 4 of Section 1, after the words, "county judge," and before the

words, "county attorney," by striking the word, "and," and inserting the word, "or."

Senator Boecher moved to amend **SB 248**, line 6, page 3, after the word "Clerk" by changing the period to a semi-colon and adding the following: "provided, however, that only such amounts in excess of Five Thousand (\$5,000.00) Dollars, in the court fund, shall be used for salaries under this Act," which amendment was declared adopted.

Senator Shoemake moved to amend **SB 248**, Line 5, Page 2, as follows: By adding after the word, "judge's," and before the word, "total," the words, "and county attorney's," which amendment was declared adopted.

Senators Ritzhaupt and Stipe asked to be recorded present, which was the order.

Upon motion of Senator Miskovsky, **SB 248**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 248**, as amended, was considered engrossed and placed upon third reading and final passage.

Senators Walker, Fine, Field, Perryman, Sandlin, McColgin, Miskovsky, Breeden, Collins (Pontotoc), Jones, Dacus, Rinehart, Harris, Cowden, Ritzhaupt, Hamilton and McSpadden asked to be made co-authors of **SB 248**, which was the order.

Senator Stipe asked to be shown excused until such time as he might return to the Chamber, which was the order.

THIRD READING

SB 248 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Cowden, Dacus,

Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Beckham), Young (Cleveland).—34.

Nay: Baldwin, Coppock, Herndon, Tipps, Wilson (Greer), Young (Haskell).—6

Excused: Cartwright, Stipe.—2.

Not Voting: Collins (Creek), Shoemaker.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Beckham), Young (Cleveland).—34.

Nay: Baldwin, Coppock, Herndon, Tipps, Wilson (Greer), Young (Haskell).—6

Excused: Cartwright, Stipe.—2.

Not Voting: Collins (Creek), Shoemaker.—2.

The Emergency was declared passed.

SB 248 was referred for engrossment.

President Pro Tempore Baldwin presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 833, SCR 17, SJR 25 and SBs 60, 278, 280, 309, 322, 328, 329 and 330 each correctly engrossed.

SB 241 correctly enrolled.

Engrossed SAs to and Engrossed HB 833, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed SCR 17, SJR 25 and SBs 60, 278, 280, 309, 322, 328, 329 and 330 were each properly signed and ordered

transmitted to the Honorable House for consideration.

Enrolled SB 241, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 762, by Levergood, was read and considered.

Upon motion of Senator Sandlin, HB 762 was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and HB 762 was considered engrossed and placed upon third reading and final passage.

Senator Stipe asked to be recorded present, which was the order.

THIRD READING

HB 762 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Cartwright.—1.

Not Voting: Jones.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Mc-

Spadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Cartwright.—1.

Not Voting: Jones.—1.

The Emergency was declared passed.

HB 762 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 587, 635, 813, 871, 808.**

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Transmitting for signature Enrolled **HCRs 527 and 528.**

Enrolled **HCRs 527 and 528** were each properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 168, by Tipps, was read and considered.

Senator Tipps moved to amend **SB 168**, Line 3, Page 1, by striking after the word, "to," and before the word, "lease," the words, "sell or," which amendment was declared adopted.

Senator Tipps moved to amend **SB 168**, Line 7, Page 1, by striking after the word, "Ardmore," on Line 6 and before the word, "not," on Line 7, the balance of the section and inserting the following: "All or any portion of certain lands comprising a part of Lake Murray State Park, said lands described as follows: the SW $\frac{1}{4}$ of the NW $\frac{1}{4}$ and the NW $\frac{1}{4}$ of the SW $\frac{1}{4}$ of Section 5, Township 5 South, Range 2 East, Carter County, Oklahoma," which amendment was declared adopted.

Upon motion of Senator Tipps, **SB 168**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Tipps, the rules of the Senate were suspended, and **SB 168**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 168 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—41.

Excused: Cartwright.—1.

Not Voting: Collins (Pontotoc), Young (Cleveland).—2.

The Bill was declared passed.

SB 168, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Wilson (Beckham) moved to reconsider the vote by which **HB 762**, by Levergood, was passed.

THIRD READING

By unanimous consent, **SB 265**, by Wilson (Beckham) was considered engrossed and placed upon third reading and final passage.

SB 265 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hope, Ma-

han, Perryman, Ritzhaupt, Wilson (Beckham), Young (Haskell).—13.

Nay: Allen, Baldwin, Breeden, Carrier, Collins (Pontotoc), Coppock, Dendy, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—29.

Excused: Cartwright.—1.

Not Voting: Collins (Creek).—1.

The Bill was declared failed of passage.

Senator Collins (Pontotoc) was recognized and spoke on a point of personal privilege.

Senator Young (Haskell) raised a point of order which was sustained, against Senator Collins' (Pontotoc) discussion of legislation.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SB 346—By Collins (Pontotoc)—An Act relating to soil conservation along highways and roads; declaring Legislative policy concerning soil conservation; prescribing duties of the State Highway Commission in connection with State and Federal roads and highways within this State; authorizing cooperation with landowners adjacent to highway systems; requiring cooperation by the State Highway Commission with the United States Bureau of Public Roads and the Soil Conservation Service and participation and agreements therewith; authorizing the promulgation of rules and regulations by the State Highway Director; authorizing expenditure of funds for prevention of flood damage to roads and highways; making the provisions of this Act severable; and repealing 69 O. S. 1951 §§ 156.6 and 156.13 and all Laws or parts of Laws in conflict herewith.

SB 347—By Hall of the Senate and Lollar of the House—An Act relating to the Grand River Dam Authority; amending 82 O. S. 1951 § 874, as amended by Section 3, Chapter 8, Title 82, Oklahoma Session Laws 1955; restricting leases of lands of the Grand River Dam Authority; and declaring an emergency.

SB 348—By Collins (Pontotoc)—An Act relating to contracts for the construction, improvement and maintenance of highways; regulating such contracts, limiting amounts thereof, and requiring notices to prospective bidders; prohibiting false estimates of amounts of contracts; making violation of Act a misdemeanor and fixing penalty therefor; and declaring an emergency.

SB 349—By Collins (Pontotoc)—An Act relating to interest in certain sales, contracts and employment by members of the Legislature, members of State Boards and Commissions, elected or appointed State officials, and Employees; making the same unlawful in certain instances; providing punishment for violation; repealing conflicting laws; making the provisions of said Act severable; and declaring an emergency.

SB 350—By Collins (Pontotoc)—An Act relating to members of the Legislature; making it unlawful for a member of the Legislature to accept certain offices or commissions during the term for which he shall have been elected, or to be interested in certain contracts during the term for which he shall have been elected or within two (2) years thereafter, or otherwise to violate any of the provisions of Section 23, Article 5, Oklahoma Constitution; making violations of Act a felony and fixing punishment therefor; and declaring an emergency.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Re-

port and passage of Measure as amended: Engrossed **HB 508**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 508** was read:

To the Honorable Speaker of the House of Representatives and to the Honorable President of the Senate:

We, your Conference Committee, to whom was referred Engrossed House Bill 508 by McCarty and others, entitled:

AN ACT RELATING TO THE PUBLIC SCHOOLS OF OKLAHOMA; DEALING WITH THE PAYMENT OF STATE AID; AMENDING PARAGRAPH c OF SUBDIVISION 1 OF 70 O. S. 1951 § 18-4, AS AMENDED; FIXING EFFECTIVE DATE OF ACT; AND DECLARING AN EMERGENCY, beg to report that we have had same under consideration and herewith return the same with the recommendation that it do pass, as amended, as follows:

Strike all of Lines 11 to 14 inclusive, on Page 2, and all of Pages 3 and 4, and substitute therefor the following:

(1) For each teacher holding a valid certificate to teach in Oklahoma registered with the State Board of Education, and having a Bachelor's Degree, *Two Thousand Seven Hundred Dollars (\$2,700.00)* per school term as defined in this Article. *Provided, that beginning with the school year 1958-59 and thereafter, Three Thousand Dollars (\$3,000.00) per school term as defined in this Article shall be used.*

(2) For each teacher holding a valid certificate as defined in (1) above and having a Master's Degree, a Master's Teacher Degree, or a Library Science Degree, Issued on five (5) years of college training, *Two Thousand Nine Hundred Dollars (\$2,900.00)* per school term as defined in this Article. *Provided, that beginning with the school year 1958-59 and thereafter, Three Thousand Two Hundred Dollars (\$3,200.00) per*

school term as defined in this Article shall be used.

(3) For each teacher holding a valid certificate as defined in (1) above and having a Doctor of Philosophy or Doctor of Education Degree, *Three Thousand One Hundred Dollars (\$3,100.00)* per school term as defined in this Article. *Provided, that beginning with the school year 1958-59 and thereafter, Three Thousand Four Hundred Dollars (\$3,400.00) per school term as defined in this Article shall be used.*

(4) Provided, that One Hundred Dollars (\$100.00) shall be added to the schedule of annual salary for each year of teaching experience in any school approved by the State Board of Education, or time spent in military service during a period of National Emergency and having received an honorable discharge, *not to exceed twelve (12) years prior to the current year. Provided, further, that such limitation shall be fifteen (15) years teaching experience beginning with the school year 1958-59 and thereafter. Provided, further, that Thirty-Seven and One-Half Percent (37½%) of any surplus accruing to the General Revenue Fund of the State for the fiscal year ending June 30 1958 after appropriations therefrom have been satisfied, shall be apportioned to the State Board of Education and is hereby appropriated for the payment of State Aid to School Districts under the provisions of this Article.*

(5) *Provided that for the school year 1957-58 the Minimum Program for teachers' salaries shall be supplemented by whatever amount is necessary to guarantee a Minimum salary of Three Thousand Dollars (\$3,000.00) for each teacher included in the Minimum Program as calculated by the basic schedules above including increments for teaching experience.*

SECTION 2. Paragraph g of Subdivision 1 of 70 O. S. 1951 § 18-4, as amended by Section 45 of Chapter A,

Title 70, Oklahoma Session Laws 1955, is hereby amended to read as follows:

g. The total number of elementary teachers in any school district on which the State will pay State Aid shall, on the basis of the legal average daily attendance for the previous year, be as follows:

(1) In school districts having *fifteen (15) to twenty-seven (27)* pupils; one (1) teacher.

(2) In school districts having *twenty-eight (28) to fifty-two (52)* pupils; two (2) teachers.

(3) In school districts having *fifty-three (53) to seventy-seven (77)* pupils; three (3) teachers.

(4) In school districts having *seventy-eight (78) to one hundred (100)* pupils; four (4) teachers.

(5) In school districts having *one hundred one (101) to one hundred twenty-two (122)* pupils; five (5) teachers.

(6) In school districts having *one hundred twenty-two (122) or more* pupils; five (5) teachers shall be allowed for the first *one hundred twenty-two (122)* pupils, and one (1) additional teacher for each *twenty-six (26)* pupils or fraction thereof to the nearest tenth (10th) provided the district employs such additional teacher or fraction of a teacher.

SECTION 3. Paragraph h of Subdivision 1 of 70 O. S. 1951 § 18-4, as amended by Section 45 of Chapter A, Title 70, Oklahoma Session Laws 1955, is hereby amended to read as follows:

h. * * * The State Board of Education shall declare isolated, and approve for at least one (1) teacher, any school district whose school house is more than twelve (12) miles by commonly traveled road from the school house of another school district, or districts, able to provide educational facilities including transportation. The State Board of Education shall approve for at least one (1) teacher any school district where

transportation is furnished and the school bus serving such territory was able, because of the conditions of the road, to travel the route during the previous year less than ninety per cent (90%) of the days school was actually taught. State Aid shall not be calculated for any other school district except as provided by this Section where the attendance was less than *fifteen (15)* average daily attendance during the next preceding year unless the State Board of Education shall determine that the roads to another school are such that the pupils eligible to attend such school cannot safely attend another school.

SECTION 4. Paragraph i of Subdivision 1 of 70 O. S. 1951 § 18-4, as amended by Section 45 of Chapter A, Title 70, Oklahoma Session Laws 1955, is hereby amended to read as follows:

i. The total number of teachers in an accredited junior and senior high school as approved by the State Board of Education in any district on which the State will pay State Aid shall, on the basis of the legal average daily attendance for the previous year, be as follows:

(1) In School districts having *forty (40) to fifty-four (54)* pupils; three (3) teachers.

(2) In school districts having *fifty-five (55) to seventy-two (72)* pupils; four (4) teachers.

(3) In school districts having *seventy-two (72) or more* pupils; four (4) teachers for the first *seventy-two (72)* pupils and one (1) teacher for each additional *twenty-six (26)* pupils in average daily attendance, calculating fractions thereof to the nearest tenth (10th) provided that the district employs such additional teacher or fraction of a teacher.

SECTION 5. Paragraph j and n of Subdivision 1 of 70 O. S. 1951 § 18-4, as amended by Section 45 of Chapter A, Title 70, Oklahoma Session Laws

1955, are hereby amended to read as follows:

j. Any accredited high school having fewer than *forty (40)* pupils shall be given State Aid for two (2) teachers if its school house is more than *twelve (12)* miles by the commonly traveled road from the school house of a district able to provide educational facilities for all high school pupils.

n. Any isolated accredited high school district in the State offering twelve (12) years of instruction shall receive State Aid on the basis of a minimum of *three (3) high school teachers if the district had an average daily attendance of more than thirty (30) in its high school the preceding year.*

SECTION 6. Subdivision 2 of 70 O. S. 1951 § 18-4, as amended by Section 45 of Chapter A, Title 70, Oklahoma Session Laws 1955, is hereby amended to read as follows:

2. The Minimum Program Income shall be:

a. The net-assessed valuation of the school district multiplied by fifteen (15) mills. A ten per cent (10%) deduction shall be allowed for delinquent taxes.

b. County Apportionment

c. Gross Production Tax

d. Intangible Tax

e. State Apportionment.

Each of the above-mentioned items of Minimum Program Income from (b) to (e), inclusive, shall be * * * the amount actually collected from such source during the next preceding fiscal year calculated on a per capita basis on the unit provided by law for the distribution of each such revenue.

f. Basic Aid, actual amount allocated by the State Board of Education.

g. Auto License and Farm Truck Tax, actual collections during the previous year computed on a per capita average daily attendance basis.

h. Transfer Fees, as are now or shall

hereafter be provided by law, in an amount equal to the amount which has been or should have been so appropriated in the budgets of the sending districts for the use and benefit of the receiving districts.

i. And * * * all other revenue which actually was, or which legally should have been, collected during the preceding year, except the following items: Proceeds from the sale of property, surplus cash, taxes in process of collection, student laboratory and supply fees, income from athletic contests, plays, programs, and other student activities, tuition for junior college or approved nursery and kindergarten instruction, income from cafeterias and book stores, state aid for special educational programs, reimbursement and approved vocational programs, Federal Aid to districts for Indian education, Federal Aid payable under Public Law 874 and 815 of the 81st Congress as amended, and Federal grants received because of Federal flood control, forest reserve and submarginal land programs. The Federal grants for flood control rentals, forest rentals, and submarginal lands shall be placed in the General Revenue Fund as non-chargeable income.

j. Seventy-five per cent (75%) of the amount received by the school district from the proceeds of the County levy during the next preceding fiscal year, as levied under next Section 9 (b) Article X, Oklahoma Constitution.

SECTION 7. The provisions of this Act shall not become operative until July 1, 1957.

SECTION 8. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect from and after its passage and approval.

And amend the Title by substituting for the words "Amending Paragraph c of Subdivision 1 of 70 O. S. 1951 § 18-4,

as amended; fixing effective date of Act;" the following.

Amending Paragraphs c, g, h, i, j, and n of Subdivision 1, and Subdivision 2, of 70 O. S. 1951, § 18-4, as amended; fixing effective date of provisions of Act;

Respectfully submitted,

For the Senate:	For the House:
Hamilton,	McCarty,
Chairman	Chairman
Cowden	Hurst
Wilson (Greer)	Hill
Grantham	Jumper
Garvin	Green
Walker	Alexander
Breeden	Langley
	Huff
	Nevins

Senator Hamilton moved that Conference Committee Report on **HB 508** be adopted.

Senator Rinehart, as a substitute, moved that the Senate reject the Conference Committee Report; request further conference and instruct the Senate *C o n f e r e e s* to amend the Conference Committee Report to provide a delay in any school reorganization, until the school year 1958-1959, which motion was tabled upon motion of Senator Hamilton.

The vote occurring on the Hamilton motion, it was declared adopted.

HB 508, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Baldwin, Breeden, Collins (Creek) Cowden, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—29.

Nay: Allen, Boecher, Carrier, Collins

(Pontotoc), Coppock, Dacus, Frazier, Herndon, McClendon, Mahan, Perryman, Rinehart, Tipps, Trent.—14.

Excused: Cartwright.—1.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Collins (Creek), Cowden, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Allen, Boecher, Carrier, Collins (Pontotoc), Coppock, Dacus, Frazier, Herndon, Rinehart, Tipps, Trent.—11.

Excused: Cartwright.—1.

The Emergency was declared passed.

HB 508, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 777**, requesting Conference and naming Conferees as follows: Long (Caddo) Chairman, Jumper, Munson, Lance, Tinker.

Upon motion of Senator Fine, the request of the Honorable House for a conference on **HB 777** was ordered granted and the President Pro Tempore appointed as the Senate conferees thereunder Senator Trent, Chairman, and Senators McSpadden, Coppock, Walker and Allen.

MESSAGE FROM THE HOUSE

Advising the appointment of the following Representatives as the General Appropriations Conference Committee: Larason, Wolf, Pazoureck, Scarbrough, Pitcher, Calkins, Cook, Vandiver, Lollar, Levergood, Livingston, Morford, Bliss, Ogden and Ham.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 266**.

The above numbered Bills and/or Resolutions were referred for enrollment.

RESOLUTION

Senator Field asked unanimous consent, which was granted, to introduce the following Resolution, which was read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 34—By Field and Garvin.

A RESOLUTION COMMENDING THE CITIZENS IN GENERAL OF TEXAS, BEAVER, CIMARRON AND HARPER COUNTIES AND CITIZENS IN PARTICULAR OF THESE COUNTIES FOR THEIR ACTS OF SERVICE AND HEROISM WHICH WERE RENDERED DURING THE UNPRECEDENTED BLIZZARD WHICH STRUCK THEIR AREA ON THE WEEK-END BEGINNING MARCH 22, 1957.

WHEREAS, on Friday, March 22, 1957, an unprecedented blizzard struck the states of Texas, New Mexico, Colorado, and Kansas and was particularly devastating in the counties of Texas, Beaver, Cimarron and Harper in Oklahoma, and

WHEREAS, said blizzard struck with such suddenness and velocity that transportation and communication in this area were completely paralyzed for four days and the area was isolated from outside contact, and

WHEREAS, many out of state people were completely marooned at drilling locations and on impassable highways, and

WHEREAS, outside assistance was virtually nil because the area was isolated, but

WHEREAS, human suffering and loss of life were held to a minimum because the citizens of the stricken area and

employees of various private concerns and of the state and local government displayed so many acts of heroism, courage beyond the call of duty and the milk of human kindness so typical of the Samaritan.

NOW, THEREFORE BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA: That the citizens of these counties and the many individuals who rendered prompt and heroic assistance to the stricken area be commended and congratulated for their zealous efforts to relieve human suffering in the stricken area.

BE IT FURTHER RESOLVED: That the sympathy of the Senate of the Twenty-sixth legislature of the State of Oklahoma be extended to the families of L. A. Felkel, Jr., James Alvin Lyle, Lawrence Edward Lane, all of Guymon, Oklahoma, and all of whom were State Highway Department employees who lost their lives in their effort to rescue travelers who were stranded on the snow-covered highways of the stricken area.

BE IT FURTHER RESOLVED: That the Senate of the Twenty-sixth Legislature of the State of Oklahoma particularly commend the firms and individuals set forth below to-wit:

Jack Morgan of the Morgan Construction Company in Guymon who towed a bus with a bulldozer throughout the area and rescued many drilling crews and stricken wayfarers;

The personnel of Radio Station KGYN at Guymon who kept the station in operation continuously from noon on Saturday, March 16 until noon on Tuesday, March 26 for the purpose of relaying distress messages and directing the rescue workers as to the location of various marooned people;

O. E. Chennault of Guymon, John Kerr of Hooker, and Charley Williams of Eva, County Commissioners of Texas County who dispatched all of their

equipment and personnel to clear roads and render assistance to stranded people;

Harry Johnson, the Sixth District Division Engineer of the Highway Department, and all the personnel of his office for their supreme effort in dispatching equipment and personnel to clear roads and relieve human suffering; and

All the citizens of the distressed area for their supreme effort in housing, feeding and clothing stranded people from the four-corners of the United States, to the unending credit and glory of the citizenship of the great State of Oklahoma.

BE IT FURTHER RESOLVED: That one hundred (100) copies of this Resolution be forwarded to Harry Johnson, one (1) copy each to the widows of L. A. Felkel, Jr., James Alvin Lyle, and Lawrence Edward Lane, one (1) copy to the manager of KGYN at Guymon and one (1) copy each to O. E. Chennault of Guymon, John Kerr of Hooker, Charley Williams of Eva, Jack Morgan of Guymon and Julius Cox of Boise City.

Senator Fine moved when the desk is cleared of routine matters the Senate adjourn to meet as provided under the Rules, which motion was declared adopted.

FIRST READING

By unanimous consent the following Bill was introduced and read the first time:

SB 351—By Shoemake and Boecher of the Senate—An Act fixing the annual salaries of the State Examiner and Inspector, State Treasurer, Secretary of State, State Auditor and State Insurance Commissioner of the State of Oklahoma and amending Title 74, Section 250, Oklahoma Statutes 1951; providing that said salaries shall not be in effect during the current constitutional or statutory terms of office of said officers; repealing conflicting laws; making pro-

visions of Act severable; and declaring an emergency.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 821—State and Federal Government—To Appropriations and Budget by previous order.

WITHOUT RECOMMENDATION:

SB 275—Municipal Government.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 678—By Nigh—An Act amending 11 O. S. 1951 § § 554, 557.1, 557.2, 561.1; regulating the procedure whereby a town, village or community may become a city under the general laws of the State of Oklahoma under one of the various statutory forms of city government; designating the statutory form of city government existing before 1949 and still existing as the aldermanic form of city government; designating the statutory form of city government created in 1949 and having a city council and city manager as the statutory council-manager form of city government; creating another statutory form of city government, designating it the statutory strong-mayor-council form of city government, and defining its powers; regulating the procedure whereby a city under one of the statutory forms of city government may change to another statutory form of city government; regulating the procedure whereby a city under a charter form of government may revoke its charter and adopt one of the statutory forms of city government; repealing conflicting laws; declaring the provisions of this Act severable; and declaring an emergency.

HB 800—By Musgrave, Alexander, Nixon, Chambers, Patten, Calkins and

Slater of the House and Price of the Senate — An Act amending Title 19, Chapter 19Aa, Sections 2, 6, and 7 of the Oklahoma Session Laws 1955, Pages 164-165-166-167, (19 O. S. Supp. 1955, Sections 863.2, 863.6, and 863.7); providing that any county of the State having an assessed valuation of not less than two hundred million dollars (\$200,000,000.00) and having within its boundaries a city having not less than one hundred eighty thousand (180,000) and not more than two hundred forty thousand (240,000) population, according to the last preceding federal decennial census or any future decennial census, is hereby authorized to avail itself of the provisions of this Act and to form a cooperative Planning Commission with such a city and combine its funds with the funds of such city and to receive and utilize any grants or other financial assistance from the United States or from any other source, public or private, and may incur necessary expense in obtaining such grants and/or financial assistance within the limitations of its appropriation to be expended for the purposes herein set forth; and declaring an emergency.

HB 731—By Romang—An Act pertaining to right-of-way at road and street intersections.

HB 888—By Huff and Sweeney of the House and Easterly and Perryman of the Senate—An Act relating to the issuance of revenue bonds by certain educational institutions of the State; amending Title 70, Oklahoma Statutes 1951, Section 1769.2 providing that any issue of bonds may mature at such time or times not exceeding forty (40) years from their date; and declaring an emergency.

HB 898—By Vandiver and Traw of the House and Hamilton of the Senate —An Act relating to travel expenses of County Commissioners; amending Section 1, Chapter 10d, Title 19, Oklahoma Session Laws 1953; increasing amount

allowable for travel expenses of County Commissioners in certain counties; and declaring an emergency.

HB 903—By Munson of the House and McSpadden of the Senate—An Act relating to travel expenses of County Commissioners; fixing the amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 9 and 43**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM GOVERNOR

Advising approval by him, March 28, 1957, of Enrolled **SBs 13, 42, 70 and 167**, entitled:

ENROLLED SENATE BILL NO. 13—
By Hope of the Senate and Ham of the House.

AN ACT RELATING TO COUNTY OFFICERS; PRESCRIBING ADDITIONAL DUTIES AND PROVIDING ADDITIONAL COMPENSATION FOR THE COUNTY ATTORNEYS OF CERTAIN COUNTIES; REPEALING LAWS OR PARTS OF LAWS IN CONFLICT HEREWITH; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 42—
By Hope of the Senate and Ham of the House.

AN ACT RELATING TO COUNTY JUDGES; FIXING ADDITIONAL DUTIES ON COUNTY JUDGES IN CERTAIN COUNTIES; PROVIDING COMPENSATION FOR ADDITIONAL DUTIES; MAKING PROVISIONS OF THIS ACT SEVERABLE; REPEALING LAWS AND PARTS OF LAWS IN

CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 70—
By Miskovsky.

AN ACT PERTAINING TO PUBLIC DEFENDERS IN COUNTIES OF A CERTAIN SIZE; FIXING SALARY; PROVIDING FOR PAYMENT OF SALARY; AMENDING 19 O. S. 1951, § 134e, AS AMENDED BY SECTION 1, CHAPTER 6a, TITLE 19, PAGE 63, SESSION LAWS OF 1953; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 167—
By Tipps.

AN ACT RELATING TO SALARIES OF CERTAIN COUNTY OFFICERS IN COUNTIES HAVING A POPULATION OF NOT LESS THAN THIRTY-SIX THOUSAND (36,000) NOR MORE THAN THIRTY-EIGHT THOUSAND (38,000), ACCORDING TO THE FEDERAL DECENNIAL CENSUS OF 1950 OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, AND HAVING A NET VALUATION FOR TAX PURPOSES IN EXCESS OF TWENTY-SIX MILLION DOLLARS (\$26,000,000.00) FOR THE YEAR 1956; INCREASING THE SALARIES OF COUNTY ATTORNEYS AND COUNTY JUDGES TO SIX THOUSAND DOLLARS (\$6,000.00) PER YEAR; PROVIDING FOR TERMINATION OF THIS ACT UNDER CERTAIN CONDITIONS; REPEALING HOUSE BILL 630, PAGE 601, OKLAHOMA SESSION LAWS 1955, AND ALL OTHER LAWS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

MESSAGES FROM GOVERNOR

Advising approval by him, March 30, of Enrolled **SJR No. 24**, entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 24—By Rinehart, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Har-

ris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), and Young (Haskell) of the Senate and Alexander, Andrews, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Buckler, Bullard, Calkins, Camp, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Harkey, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Ogden, Ozmun, Patten, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Skeith, Slater, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson and Wolf of the House.

A JOINT RESOLUTION AUTHORIZING THE STATE BOARD OF PUBLIC AFFAIRS TO ENTER INTO A CONTRACT WITH THE DAN VINSON FOUNDATION, A CORPORATION, UNDER WHICH SAID BOARD WILL FURNISH NOT MORE THAN 40,000 CLAY TILE TO SAID FOUNDATION FOR CONSTRUCTION OF A HALL AND BUILDINGS ON THE SOUTHWEST QUARTER, SECTION FOUR, TOWNSHIP NINE NORTH, RANGE ELEVEN WEST IN CADDO COUNTY, OKLAHOMA, AND IN CONSIDERA-

TION THEREOF SAID FOUNDATION WILL RECEIVE, HOUSE, AND FEED THE CHILDREN AT THE WHITAKER STATE ORPHAN HOME, TOGETHER WITH NECESSARY SUPERVISORY PERSONNEL, FOR ONE (1) WEEK OF CAMP; AUTHORIZING SAID

BOARD TO FURNISH TRANSPORTATION FOR SAID CHILDREN AND SUPERVISORY PERSONNEL; AND DECLARING AN EMERGENCY.

As provided under the Fine motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

FORTY-NINTH LEGISLATIVE DAY
Tuesday, April 2, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Cartwright, Collins (Creek), Collins (Pontotoc), Herndon.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Allen asked that the record show him excused until such time as he might return to the Senate Chamber, which was the order.

Senator Boecher asked unanimous consent that Max Stange, Jr., of Kingfisher be made an Honorary Page for this legislative day, which was the order.

Senator Sandlin asked unanimous consent that Willard Marlon Early, Oklahoma City, eleven month old grandson of Representative Hill of Okemah, be made an Honorary Page for this legislative day, which was the order.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 508**.

The above numbered Enrolled Bill was, after fourth reading, properly

signed and ordered returned to the Honorable House.

GENERAL ORDER

Senator Shoemake asked unanimous consent that **HB 698**, by Finch et al of the House, be re-referred to the Judiciary Committee, which was the order.

RESOLUTION

The following Resolution was introduced and by unanimous consent upon request of Senator McSpadden was considered, read at length and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 18—By McSpadden of the Senate and Munson of the House.

A RESOLUTION COMMENDING AND CONGRATULATING TOM BRADLEY, NOWATA, UPON BEING SELECTED FOR THE 1957 OKLAHOMA ALL-STATE BASKETBALL SQUAD.

WHEREAS, upon March 24, 1957, Tom Bradley, Nowata High School senior, was selected as a member of the elite 1957 All-State High School Basketball team; and

WHEREAS, he was the first Nowata cager to be named to the squad since the "dream" squad was started in 1944; and

WHEREAS, Bradley, son of basketball coach Grover Bradley, was one of the spark plugs of the Nowata "Ironman" basketball team which steamrolled to a 24 to 4 record over its 1957 opponents to share the Verdigris Valley championship with Pawhuska; and

WHEREAS, as a left-handed jump shot artist, Bradley wound up his high school basketball career with a 19.4 shooting average chalking up a total of 543 points for the 28 game season; and

WHEREAS, he has always demonstrated in addition to his athletic abili-

ties, the fine qualities of sportsmanship, and team spirit and leadership; and

WHEREAS, we are proud and encouraged by such outstanding athletic achievements by the youth of our great State;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That we hereby both commend and congratulate Tom Bradley of the Nowata "Ironman" team for being selected for the 1957 Oklahoma All-State Basketball team.

SECTION 2. That duly authenticated copies of this Resolution be forwarded to:

- (1) Tom Bradley, Nowata High School
- (2) Mr. and Mrs. Grover Bradley, Nowata
- (3) Mr. William Smith, Superintendent, Nowata High School
- (4) Editor, Nowata Daily Star.

SCR 18 was referred for engrossment.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 352—By Cowden—An Act relating to travel of County Commissioners; amending 19 O. S. 1951 § 324a; fixing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

SJR 26—By Young (Haskell).—A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment to Section 10, Article 6, Oklahoma Constitution, authorizing the Legislature to provide for probation and suspension of sentences of persons accused of criminal offenses; and ordering a special election.

SJR 27—By Young (Haskell).—A Joint Resolution proposing an amend-

ment to Section 9, Article X of the Oklahoma Constitution, authorizing the Board of County Commissioners and the County Excise Board by majority vote thereof in joint meeting to submit to the voters of the county the question of an additional levy of not to exceed one (1) mill on the dollar valuation of the taxable property of the county, in addition to all other levies, for the purpose of financing the county's portion of the cost of maintaining a County Health Department or Unit; providing that said levy shall be made when approved at said election; providing for procedure for such election; and providing for the submission of said proposed amendment to the people of this State for their approval or rejection at a special election.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 289 — Education — To Appropriations and Budget by previous order.

SB 302—Judiciary.

HB 574—Education.

HB 577—Banks and Banking.

DO PASS, as amended:

SB 90—Banks and Banking.

SB 159—Appropriations and Budget.

SB 234—Appropriations and Budget.

SB 344—Appropriations and Budget.

HB 695—Appropriations and Budget.

HB 821—Appropriations and Budget.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 345—Judiciary.

SB 346—Roads and Highways.

SB 347—State and Federal Government.

SB 348—Roads and Highways.

SB 349—Judiciary.

SB 350—Judiciary.

SB 351—State and Federal Government.

HB 678—Municipal Government.

HB 800—Municipal Government.

HB 731—Public Safety.

Senator Mahan asked unanimous consent that **HB 731**, by Romang, after consideration by the Committee on Public Safety, be ordered referred to the Committee on Criminal Jurisprudence, which was the order.

HB 888—Education.

HB 898—County Government.

HB 903—County Government.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 512, 553, 664**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 127, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 127** was advanced to engrossment and third reading.

Senator Dacus asked to be made a co-author of **SB 127**, which was the order.

Upon motion of Senator Hope, **SB 127** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 127 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grant-

ham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Allen, Cartwright, Collins (Creek), Collins (Pontotoc), Herndon.—5.

Not Voting: Garvin.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Allen, Cartwright, Collins (Creek), Collins (Pontotoc), Herndon.—5.

Not Voting: Garvin.—1.

The Emergency was declared passed.

SB 127 was referred for engrossment. Senator Cowden presiding.

GENERAL ORDER

SB 105, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, the enacting clause was ordered stricken from **SB 105**.

Upon motion of Senator Hope, **SB 105**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 105**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 105 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, Cartwright, Collins (Creek), Collins (Pontotoc), Herndon.—5.

Not Voting: Garvin, Shoemake, Stipe.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, Cartwright, Collins (Creek), Collins (Pontotoc), Herndon.—5.

Not Voting: Garvin, Shoemake, Stipe.—3.

The Emergency was declared passed.

SB 105, as amended, was referred for engrossment.

GENERAL ORDER

HB 727, by Langley, et al of the House, and Trent and Young (Haskell) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 727**

was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 727** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 727 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Allen, Cartwright, Collins (Creek), Collins (Pontotoc), Herndon.—5.

Not Voting: Baldwin, Garvin.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Allen, Cartwright, Collins (Creek), Collins (Pontotoc), Herndon.—5.

Not Voting: Baldwin, Garvin.—2.

The Emergency was declared passed.

HB 727 was referred for engrossment.

GENERAL ORDER

HB 668, by Larason, et al of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 668** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 668** was considered engrossed and placed upon third reading and final passage.

Senator Allen asked to be recorded present, which was the order.

THIRD READING

HB 668 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—39.

Nay: Tipps.—1.

Excused: Cartwright, Collins (Creek), Collins (Pontotoc), Herndon.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—39.

Nay: Tipps.—1.

Excused: Cartwright, Collins (Creek), Collins (Pontotoc), Herndon.—4.

The Emergency was declared passed.

HB 668 was referred for engrossment.

President Williams presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 168, 249 and 335 each correctly engrossed.

SB 266 correctly enrolled.

Engrossed **SBs 168, 249 and 335** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 266**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Miskovsky presiding.

Senator Herndon asked to be recorded present, which was the order.

GENERAL ORDER

SB 107, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Senator Hope asked unanimous consent that the enacting clause be ordered stricken from **SB 107**, which was the order.

Senators Walker, Grantham, Cowden, Mahan, Frazier and Coppock asked to be made co-authors of **SB 107**, which was the order.

Upon motion of Senator Hope, **SB 107**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 107**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Young (Haskell) asked to be shown excused until such time as he might return to the Chamber, which was the order.

THIRD READING

SB 107 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Shoemaker, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Hall, Sandlin, Tipps, Trent.—4.

Excused: Cartwright, Collins (Creek), Collins (Pontotoc), Young (Haskell).—4.

Not Voting: Ritzhaupt.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Shoemaker, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Hall, Sandlin, Tipps, Trent.—4.

Excused: Cartwright, Collins (Creek), Collins (Pontotoc), Young (Haskell).—4.

Not Voting: Ritzhaupt.—1.

The Emergency was declared passed.

SB 107, as amended, was referred for engrossment.

President Williams presiding.

GENERAL ORDER

SB 111, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Upon motion of Senator Hope, **SB 111** was amended by striking the enacting clause.

Senators Miskovsky, Cowden and Walker asked to be made co-authors of **SB 111**, which was the order.

Upon motion of Senator Hope, **SB 111**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 111**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Young (Haskell) asked to be recorded present, which was the order.

THIRD READING

SB 111 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Dacus, Hall, Perryman, Wilson (Beckham).—4.

Excused: Cartwright, Collins (Creek), Collins (Pontotoc).—3.

Not Voting: Coppock, Ritzhaupt.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Dacus, Hall, Perryman, Wilson (Beckham).—4.

Excused: Cartwright, Collins (Creek), Collins (Pontotoc).—3.

Not Voting: Coppock, Ritzhaupt.—2.

The Emergency was declared passed.

SB 111, as amended, was referred for engrossment.

Senator Collins (Pontotoc) asked to be recorded present, which was the order.

Senator Young (Haskell) asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

HB 703, by Bullard, Spear, et al, was read and considered.

Senators Tipps, Garvin, Breeden, Coppock, Miskovsky, McColgin, Walker, Boecher, Collins (Pontotoc), Rinehart, Hamilton, Frazier and Field asked to be made co-authors of **HB 703**, which was the order.

Senators Miskovsky and Walker moved to amend **HB 703**, lines 7 and 8, page 2, by striking the following language: "less than Twenty-five (\$25.00) Dollars nor" and by striking from line 10 the following: "less than five (5) days nor," which amendment was declared adopted.

Upon motion of Senator Garvin, **HB 703**, as co-authored and amended, was advanced to engrossment and third reading.

By unanimous consent, **HB 703**, as co-authored and amended, was considered engrossed and placed upon third reading and final passage.

President Pro Tempore Baldwin presiding.

THIRD READING

HB 703 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamil-

ton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Nay: Trent.—1.

Excused: Cartwright, Collins (Creek), Young (Haskell).—3.

Not Voting: Allen, Mahan, Ritzhaupt, Shoemaker.—4.

The Bill was declared passed.

HB 703, as co-authored and as amended, was referred for engrossment.

Senator Young (Cleveland) asked that he be shown excused for the remainder of this legislative day, which was the order.

DECLARATION OF VOTE

Senator Stipe asked that the record show, had he been present at the time of third reading and final passage of **SB 105**, he would have voted AYE, which was the order.

Senator Grantham asked to be recorded excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SJR 19, by Miskovsky of the Senate and McCarty of the House, was read and considered.

Senator Miskovsky moved to amend **SJR 19** by striking therefrom the emergency section and amending the title to conform, which amendment was declared adopted.

Upon motion of Senator Miskovsky, **SJR 19**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SJR 19**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Young (Haskell) asked to be shown present, which was the order.

THIRD READING

SJR 19 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—36.

Nay: Young (Haskell).—1.

Excused: Cartwright, Collins (Creek), Grantham, Young (Cleveland).—4.

Not Voting: Herndon, Jones, Ritzhaupt.—3.

The Resolution was declared passed.

SJR 19, as amended, was referred for engrossment.

GENERAL ORDER

HB 787, by Langley of the House and Fine of the Senate, was read and considered.

Upon motion of Senator Fine, **HB 787** was advanced to engrossment and third reading.

By unanimous consent, upon request of Senator Fine, **HB 787** was ordered placed upon third reading and final passage.

THIRD READING

HB 787 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sand-

lin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—38.

Excused: Cartwright, Collins (Creek), Grantham, Young (Cleveland).—4.

Not Voting: Mahan, Ritzhaupt.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—38.

Excused: Cartwright, Collins (Creek), Grantham, Young (Cleveland).—4.

Not Voting: Mahan, Ritzhaupt.—2.

The Emergency was declared passed.

HB 787 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 711, by Sparkman, was read and considered.

Senator Hall moved to amend **HB 711**, line 1, page 2, by inserting after the word "population" and before the word "of" the words and figures, "according to the 1950 Federal Decennial Census," which amendment was declared adopted.

Upon motion of Senator Hall, **HB 711**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended and **HB 711**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 711 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—38.

Excused: Cartwright, Collins (Creek), Grantham, Young (Cleveland).—4.

Not Voting: Field, Jones.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—38.

Excused: Cartwright, Collins (Creek), Grantham, Young (Cleveland).—4.

Not Voting: Field, Jones.—2.

The Emergency was declared passed.

HB 711, as amended, was referred for engrossment.

GENERAL ORDER

SJR 21, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SJR 21** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SJR 21** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 21 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—36.

Nay: McSpadden, Young (Haskell).—2.

Excused: Cartwright, Collins (Creek), Grantham, Young (Cleveland).—4.

Not Voting: Jones, Mahan.—2.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—36.

Nay: McSpadden, Young (Haskell).—2.

Excused: Cartwright, Collins (Creek), Grantham, Young (Cleveland).—4.

Not Voting: Jones, Mahan.—2.

The Emergency was declared passed.

SJR 21 was referred for engrossment.

GENERAL ORDER

HB 712, by Sparkman, was read and considered.

Senator Hall moved to amend **HB 712**,

Line 1, Page 2, by inserting after the word "population" and before the word "of" the words and figures, "according to the 1950 Federal Census," which amendment was declared adopted.

Upon motion of Senator Hall, the title of **HB 712** was ordered amended to conform to the bill as amended.

Upon motion of Senator Hall, **HB 712**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended and **HB 712**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 712 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—35.

Excused: Cartwright, Collins (Creek), Grantham, Young (Cleveland).—4.

Not Voting: Herndon, Jones, McClen-don, Tipps, Trent.—5.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bree-den, Carrier, Collins (Pontotoc), Cop-pock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Ham-ilton, Harris, Hope, McColgin, McSpad-den, Mahan, Miskovsky, Payne, Perry-man, Price, Rinehart, Ritzhaupt, Sand-lin, Shoemake, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—35.

Excused: Cartwright, Collins (Creek), Grantham, Young (Cleveland).—4.

Not Voting: Herndon, Jones, McClen-don, Tipps, Trent.—5.

The Emergency was declared passed.

HB 712, as amended, was referred for engrossment.

Senator Grantham asked to be record-ed present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 7** was read and adopted upon motion of Senator Wilson (Greer):
TO THE HONORABLE PRESIDENT
OF THE SENATE AND THE
S P E A K E R OF THE HOUSE OF
R E P R E S E N T A T I V E S :

We, your Conference Committee, to whom was referred Engrossed Senate Bill No. 7, and Engrossed House Amend-ments thereto, entitled:

AN ACT TO BE KNOWN AS "THE STATE SALARY ADMINISTRATION ACT OF 1957"; ESTABLISHING FOR THE STATE GOVERNMENT A SYS-TEM OF EMPLOYEE PERSONNEL ADMINISTRATION; D E F I N I N G TERMS; PROVIDING FOR EXEMP-TION OF CERTAIN OFFICES, AGEN-CIES, AND EMPLOYMENTS; CREAT-ING AND PROVIDING FOR THE T E R M S , E X P E N S E S , R E M O V A L , P O W E R S AND DUTIES OF A STATE SALARY ADMINISTRATION BOARD; PROVIDING FOR EMPLOYEES OF SAID BOARD; * * * AND DECLAR-ING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recom-mendations:

1. That the Senate concur in House Amendment No. 1.

2. That the House recede from House Amendment No. 2, and that the follow-ing be substituted in lieu thereof: "Em-ployees of agencies whose administra-tion is financed *entirely* under laws cov-

ering grants from the Federal Government."

3. That the Senate concur in House Amendment No. 3.

4. That the House recede from House Amendment No. 4, and that the following be substituted in lieu thereof: "That we strike the name of the Commissioner of Labor and substitute the 'State Superintendent of Public Instruction'; and, that we strike the name of the State Budget Officer and substitute the name of the 'Chairman of the Oklahoma Tax Commission'."

5. That the Senate concur in House Amendment No. 5.

6. That the Senate concur in House Amendment No. 6.

7. That the Senate concur in House Amendment No. 7.

8. That the Senate concur in House Amendment No. 8.

9. That the Senate concur in House Amendment No. 9.

Respectfully submitted,

Senate Conferees: House Conferees:

Wilson (Greer)	Wolf
Boecher	Ogden
Collins (Creek)	Ruby

SB 7, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—38.

Nay: McColgin.—1.

Excused: Cartwright, Collins (Creek), Young (Cleveland).—3.

Not Voting: Frazier, Mahan.—2.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—38.

Excused: Cartwright, Collins (Creek), Young (Cleveland).—3.

Nay: McColgin.—1.

Not Voting: Frazier, Mahan.—2.

The Emergency was declared passed.

SB 7, together with Conference Com-mittee Report thereon, was ordered transmitted to the Honorable House.

GENERAL ORDER

SJR 23, by Rinehart, was read and considered.

Upon motion of Senator Rinehart, **SJR 23** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended, and **SJR 23** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 23 was read for the third time at length as follows:

SENATE JOINT RESOLUTION NO. 23—By Rinehart.

A JOINT RESOLUTION PROPOS-ING AN AMENDMENT TO THE CON-STITUTION OF THE STATE OF OK-LAHOMA, TO-WIT: ARTICLE 10 SEC-TION 6 TO PREVENT POLLUTION OF OKLAHOMA'S FRESH WATER AND AIR RESOURCES; PROVIDING AD VALOREM TAX EXEMPTION ON CERTAIN PROPERTIES AND FACILI-

TIES USED IN PREVENTION OR MITIGATION OF POLLUTION; AUTHORIZING THE SUBMISSION OF SUCH AMENDMENT TO A VOTE OF THE PEOPLE AT A SPECIAL ELECTION TO BE HELD THROUGHOUT THE STATE ON THE ---- DAY OF JULY, 1958; AND DECLARING AN EMERGENCY.

BE IT RESOLVED BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people, for their approval or rejection, as in the manner provided by law, the following proposed amendment to Section 6, Article X of the Constitution of Oklahoma.

ARTICLE X

SECTION 6. Property Exempt From Taxation—Exemptions Under Territorial Laws—Exemptions of Certain Property for Limited Times. All property used for free public libraries, free museums, public cemeteries, property used exclusively for schools, colleges, and all property used exclusively for religious and charitable purposes, and all property of the United States, and of this State, and of the counties and of municipalities of this State; household goods of heads of families, tools, implements, and live stock employed in the support of the family, not exceeding one hundred dollars in value, and all growing crops, shall be exempt from taxation: Provided, That all property not herein specified now exempt from taxation under the laws of the Territory of Oklahoma, shall be exempt from taxation until otherwise provided by law; And Provided, further, That there shall be exempt from taxation to all ex-Union and ex-Confederate soldiers, bona fide residents of this State, and to all widows of ex-Union and ex-Confederate soldiers, who are heads of families and bona fide residents of this State, per-

sonal property not exceeding two hundred dollars in value.

All waste treatment property and facilities now in use or hereafter constructed to prevent or mitigate pollution of the fresh water or air resources of this State shall also be exempt from taxation; Provided, however, that this shall not imply any requirement for treatment of all industrial wastes without regard to their injurious effect. The Legislature shall vitalize this provision, not inconsistent with its intent and purpose.

All property owned by the Murrow Indian Orphan Home, located in Coal County, and all property owned by the Whitaker Orphan Home, located in Mayes County, so long as the same shall be used exclusively as free homes or schools for orphan children, and for poor and indigent persons, and all fraternal orphan homes, and other orphan homes, together with all their charitable funds, shall be exempt from taxation, and such property as may be exempt by reason of treaty stipulations, existing between the Indians and the United States Government, or by Federal laws, during the force and effect of such treaties or Federal laws. The Legislature may authorize any incorporated city or town, by a majority vote of its electors voting thereon, to exempt manufacturing establishments and public utilities from municipal taxation, for a period not exceeding five years, as an inducement to their location.

SECTION 2. Ballot Title. The ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

Legislative Referendum No. ----

State Question No. ----

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional Amendment Amending Article X, Section 6, of the Constitution by adding to the classifica-

tion of tax exempt properties all waste treatment property and facilities now in use or hereafter constructed to prevent or mitigate pollution of the fresh water or air resources of this State, and providing that such exemption shall not imply any requirement for treatment of all industrial wastes without regard for their injurious effect, and directing the Legislature to vitalize this amendment, be approved by the people?

SHALL THE PROPOSED AMENDMENT BE APPROVED?

- YES
 NO

SECTION 3. President of the Senate to File Copies. The President of the Senate shall, immediately after the adoption of this Resolution, prepare and file one (1) copy of the Resolution, including the ballot title, with the Secretary of State and one (1) copy with the Attorney General.

SECTION 4. Election. A special election is hereby ordered to be held throughout the State on the ---- day of July, 1958, at which the proposed amendment to the Constitution of Oklahoma, set forth in Section 1 of this Resolution, shall be submitted to the people for their approval or rejection.

SECTION 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Resolution shall take effect and be in full force from and after its passage and approval.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dendy, Field, Fine, Garvin, Grantham, Hall, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Greer), Young (Haskell).—29.

Nay: Allen, Dacus, Easterly, Hamil-

ton, Herndon, Perryman, Wilson (Beckham).—7.

Excused: Cartwright, Collins (Creek), Young (Cleveland).—3.

Not Voting: Frazier, McClendon, Mahan, Sandlin, Tipps.—5.

The Resolution having received the constitutional majority of the votes of all members elected to and constituting the Senate was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dendy, Field, Fine, Garvin, Grantham, Hall, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Greer), Young (Haskell).—30.

Nay: Dacus, Easterly, Hamilton, Herndon, Perryman, Wilson (Beckham).—6.

Excused: Cartwright, Collins (Creek), Young (Cleveland).—3.

Not Voting: Frazier, McClendon, Mahan, Sandlin, Tipps.—5.

The Emergency was declared passed.

The question being, "Shall **SJR 23**, by Rinehart, entitled:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF OKLAHOMA, TO-WIT: ARTICLE 10 SECTION 6 TO PREVENT POLLUTION OF OKLAHOMA'S FRESH WATER AND AIR RESOURCES; PROVIDING AD VALOREM TAX EXEMPTION ON CERTAIN PROPERTIES AND FACILITIES USED IN PREVENTION OR MITIGATION OF POLLUTION; AUTHORIZING THE SUBMISSION OF SUCH AMENDMENT TO A VOTE OF THE PEOPLE AT A SPECIAL ELECTION TO BE HELD THROUGHOUT THE STATE ON THE -----DAY OF JULY, 1958; AND DECLARING AN EMERGENCY."

be ordered referred by the Legislature

of the State of Oklahoma for approval or rejection at a Special Election to be held throughout the state on the ----- day of July, 1958, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on ----- day of July, 1958, as provided in Section 1 of Article 24 of the Constitution of the State of Oklahoma? the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dendy, Field, Fine, Garvin, Grant-ham, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpaden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Has-kell).—31.

Nay: Allen, Dacus, Easterly, Hamilton, Perryman, Stipe, Wilson (Beck-ham).—7.

Excused: Cartwright, Collins (Creek), Young (Cleveland).—3.

Not Voting: Frazier, Mahan, Tipps.—3.

The Presiding officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had voted in favor of calling the Special Election.

SJR 23 was referred for engrossment.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 353—By Miskovsky—An Act relating to Notaries Public; prescribing fees thereof; amending 28 O. S. 1951 § 47; and declaring an emergency.

SB 354—By Miskovsky—An Act relating to chemical tests to determine whether a person is under the influence of intoxicating liquor; providing that the result of such chemical tests shall be admissible in evidence; providing certain presumptions to arise from the result of such tests; providing that any person operating or driving a motor ve-

hicle who is arrested for any offense involving operating or driving a motor vehicle while under the influence of intoxicating liquor shall be deemed to have consented to submit to a chemical test of his blood, breath, urine, or saliva to determine the alcoholic content of his blood; providing conditions for the administering such a chemical test; providing for suspension and/or revocation of the driver's license of a person who refuses to submit to such a chemical test; providing for hearings before the Commissioner of Public Safety; providing for appeals; providing that only a physician or qualified medical technician may withdraw blood from a person for such a chemical test; providing that refusal to submit to such a chemical test may be used in evidence in the trial of an action involving an act alleged to have been committed while driving or operating a motor vehicle while under the influence of intoxicating liquor; making the provisions of this Act cumulative; and declaring an emergency.

SB 355—By Tipps—An Act relating to the Board of County Commissioners in certain counties; creating a County Advisory Committee; fixing membership of said Committee and prescribing duties and functions; requiring certain reports of findings and recommendations; providing per diem for certain members of said Committee; and providing reimbursement for travel and other necessary expenses; directing the Board of County Commissioners to request and the Excise Board to approve certain appropriations from the County General Fund; and declaring an emergency.

SB 356—By Miskovsky and Price of the Senate, and Nixon, Musgrave, Alexander, Patten, Chambers, Slater and Calkins of the House.—An Act relating to funding and refunding bonds of Municipal Corporations and Political subdivisions of this State; providing for the denominations thereof; amending 62

O. S. 1951 § 353; and declaring an emergency.

SB 357—By Committee on Privileges and Elections.—An Act relating to primary elections; amending 26 O. S. 1951 § § 113 and 163; fixing the dates of the biennial regular primary election and the biennial runoff primary election; fixing the dates for filing notifications and declarations of candidacy and for the withdrawal thereof; and declaring an emergency.

SB 358—By Sandlin of the Senate, and Huser, Hill and Rives of the House.—An Act amending 19 O. S. 1951 § 592; relating to surveys; and declaring an emergency.

The President presiding.

Senator Stipe asked unanimous consent, which was granted, that **HB 903** be ordered withdrawn from the Committee on County Government, ordered printed and placed upon the Calendar.

Senator Sandlin asked that the record show had he been present at the time of third reading and final passage of **SJR 23**, he would have voted **AYE**, which was the order.

Senator Fine moved when the clerk's desk is cleared the Senate adjourn to meet as provided under the Rules—1:30 p. m., tomorrow, which motion was declared adopted.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 336—Military and Veterans' Affairs—Co-authored by Frazier.

HB 607—Military and Veterans' Affairs.

MESSAGE FROM THE HOUSE

Advising the appointment of the following as House Conferees under Engrossed **HB 595**: Stevens, Chairman, Metcalf and King.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 745**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 133**.

The above numbered Bills and/or Resolutions were referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 629 and **SB 248** each correctly engrossed.

SR 34 correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 629**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SB 248** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 34** was properly signed and ordered transmitted to the Secretary of State.

As provided under the Fine motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

FIFTIETH LEGISLATIVE DAY

Wednesday, April 3, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, Cartwright, Frazier, Garvin, Herndon, McClendon, Mahan, Sandlin, Wilson (Greer).—9.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative Day was declared approved.

COMMITTEE REPORT

The following Resolution was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 22—Constitutional Amendments, Initiative and Referendum and Code Revision.

FIRST READING

The following Bill was introduced and read the first time:

SB 359—By Rinehart—An Act relating to water; providing for withdrawal from further appropriation of certain waters under certain circumstances; providing for acquisition by the United States of a license to appropriate waters, under certain circumstances; pre-

scribing authority of the Oklahoma Planning and Resources Board or its legal successor; stating order of importance of uses of water; repealing 82 O. S. 1951, § 91; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 352—Senator Cowden asked unanimous consent that **SB 352**, by Cowden, be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

SB 353—Judiciary.

SB 354—Judiciary.

SB 355—County Government.

SB 356—Municipal Government, then to Judiciary.

SB 357—Privileges and Elections.

SB 358—Judiciary.

SJR 26—Constitutional Amendments, Initiative and Referendum and Code Revision.

SJR 27—Constitutional Amendments, Initiative and Referendum and Code Revision.

GENERAL ORDER

HB 903, by Munson of the House and McSpadden of the Senate, was read and considered.

Upon motion of Senator McSpadden, **HB 903** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **HB 903** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 903 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Cartwright, Frazier, Garvin, Herndon, McClendon, Mahan, Sandlin, Wilson (Greer).—9.

Not Voting: Collins (Creek), Collins (Pontotoc), Fine.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Cartwright, Frazier, Garvin, Herndon, McClendon, Mahan, Sandlin, Wilson (Greer).—9.

Not Voting: Collins (Creek), Collins (Pontotoc), Fine.—3.

The Emergency was declared passed.

HB 903 was properly signed and ordered returned to the Honorable House.

Senator McClendon asked to be recorded present, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring on the Wilson (Beckham) motion, to reconsider the vote by which **HB 762**, by Levergood, was passed, it was declared adopted upon roll call as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope,

Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Cartwright, Frazier, Garvin, Herndon, Mahan, Sandlin, Wilson (Greer).—8.

Not Voting: Collins (Creek), Stipe.—2.

Senator Wilson (Beckham) asked unanimous consent to reconsider the vote by which **HB 762** was advanced to engrossment and third reading, which was the order.

GENERAL ORDER

HB 762 was considered further.

Senator Wilson (Beckham) moved to amend **HB 762**, line 7, page 3, by adding a new Section 3, and re-numbering the sections thereafter to correspond thereto, which Section 3 would provide as follows:

"Section 3. 47 O. S. 1951, § 393, is hereby amended to read as follows:

"Section 393. The original summons or notice of suit filed with the Secretary of State shall be in form and substance the same as now provided in suits against residents of this state, except that that part of said summons or notice pertaining to the return date shall be in substantially the following form, to-wit: 'and unless you appear thereto and defend in the District Court of Oklahoma, in and for _____ County at the courthouse in _____, Oklahoma, before noon of the 41st day following the filing of this summons or notice with the Secretary of State of this State, default will be entered and judgment rendered against you by the Court in the amount of \$_____, if said Court is then in session in said County, and if the court is not then in session said default will be entered and judgment rendered by the Court on the first day of the first succeeding term or as

soon thereafter as the same may be reached,' and to correct the title to conform thereto, which amendment was declared adopted.

Upon motion of Senator Wilson (Beckham), **HB 762**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended, and **HB 762**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Frazier asked to be recorded present, which was the order.

THIRD READING

HB 762 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Cartwright, Garvin, Herndon, Mahan, Sandlin, Wilson (Greer).—7.

Not Voting: Collins (Creek), Collins (Pontotoc), Trent.—3.

The Bill was declared passed.

Senator Young (Haskell) moved that the emergency clause to **HB 762** be ordered stricken, which motion was tabled upon motion of Senator Hall.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman,

Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Cartwright, Garvin, Herndon, Mahan, Sandlin, Wilson (Greer).—7.

Not Voting: Collins (Creek), Collins (Pontotoc), Trent.—3.

The Emergency was declared passed.

HB 762, as amended, was referred for engrossment.

Senators Herndon, Sandlin and Wilson (Greer) asked to be recorded present, which was the order.

RESOLUTION

By unanimous consent, upon request of Senator Frazier, the following Resolution was introduced, considered, read at length and adopted upon his motion:

SENATE RESOLUTION NO. 35—By Frazier and Tipps.

A RESOLUTION RELATING TO LOYALTY DAY; ENDORSING THE LOYALTY DAY PROGRAM OF THE VETERANS OF FOREIGN WARS; COMMENDING THE VETERANS OF FOREIGN WARS; AND URGING SAID ORGANIZATION TO FLY THE FLAG MORE OFTEN AND TO PARTICIPATE ACTIVELY IN THE LOYALTY DAY OBSERVANCES IN THE SEVERAL COMMUNITIES OF THE STATE OF OKLAHOMA.

WHEREAS, in keeping with National, State and Municipal Proclamations LOYALTY DAY will be observed in all states of the U. S. A., and in every county of Oklahoma on or about May 1st, the purpose of which is to bring to the attention of our people the increasing menace of the greatest danger to the freedom and security of our beloved country, namely, atheistic Communism; and

WHEREAS, LOYALTY DAY, a non-partisan, nonsectarian, and cooperative effort to exhibit national unity and

rededication to our democratic ideals, also serves to stimulate that feeling of "Love-of-Country" and affords us an opportunity to reaffirm our loyalty to God, our Country and to our Flag; and

WHEREAS, the world situation continues to become more serious and the safety of our fellow-citizens imperiled, we will turn our thoughts more to Almighty God to whom we will intercede for victory in this global life and death struggle with the Red hordes; and

WHEREAS, the Veterans of Foreign Wars, founded in 1899, are sponsors of the nation-wide LOYALTY DAY program;

WHEREAS, the V. F. W. in the last six years has won Freedoms Foundations awards for its untiring and diligent LOYALTY DAY programs;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

That the Senate of the State of Oklahoma hereby endorses the objectives of the LOYALTY DAY program of the Veterans of Foreign Wars, commends this great organization to Oklahomans, urges them to fly the flag more often and to participate actively in the LOYALTY DAY observances in their respective communities of the State of Oklahoma.

SR 35 was referred for enrollment.

GENERAL ORDER

HB 713, By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate was read and considered.

Upon motion of Senator Hope, **HB 713** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 713** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 713 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Collins (Pontotoc), Ritzhaupt.—2.

Excused: Baldwin, Cartwright, Garvin, Mahan.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Collins (Pontotoc), Ritzhaupt.—2.

Excused: Baldwin, Cartwright, Garvin, Mahan.—4.

The Emergency was declared passed.

HB 713 was properly signed and ordered returned to the Honorable House.

Senators Baldwin and Garvin asked to be recorded present, which was the order.

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and

passage of Engrossed HBs 794 and 833, as amended.

GENERAL ORDER

HB 685, by Pitcher and Lollar of the House and Hall of the Senate, was read and considered.

Upon motion of Senator Hall, HB 685 was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and HB 685 was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 685 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Cartwright, Mahan.—2.

Not Voting: McSpadden, Sandlin.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Cartwright, Mahan.—2.

Not Voting: McSpadden, Sandlin.—2.

The Emergency was declared passed.

HB 685 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 336, by Tipps, was read and considered.

Upon motion of Senator Tipps, SB 336 was advanced to engrossment and third reading.

Upon motion of Senator Tipps, the rules of the Senate were suspended, and SB 336 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 336 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Cartwright, Mahan.—2.

Not Voting: Frazier, McColgin, Payne, Sandlin.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wil-

son (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Cartwright, Mahan.—2.

Not Voting: Frazier, McColgin, Payne, Sandlin.—4.

The Emergency was declared passed.

SB 336 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 745** and **833**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 259, by Shoemaker and Grantham, was read and considered.

Senator Stipe moved to amend **SB 259**, Lines 10 and 11, Page 3, by striking the words, "on account of such cruelty or extreme cruelty," which amendment was tabled upon motion of Senator Shoemaker.

Senator Wilson (Beckham) moved to amend **SB 259**, Line 1, Page 4, by adding after the word, "Section," and before the figure, "2," the figure and word, "1 and" which amendment was declared adopted.

Senator Rinehart moved to amend **SB 259**, Line 7, Page 5, by adding after the word, "petitioner," a new Section 4. "Section 4. This Act shall not invalidate any adoption heretofore granted by any court," and renumbering the remaining sections, which amendment was declared adopted.

Senator Hall moved to amend **SB 259**, by adding at the end of Line 3, Page 3, the following: "until such time as notice is given as provided in Section 3 hereof, and by striking Lines 4, 5, 6 and 7, which amendment was tabled upon motion of Senator Shoemaker.

Senator Hall moved to amend **SB 259**, Line 9, Page 3, by adding after the word, "cruelty," and before the word,

"and," the words, "or gross neglect of duty," and on Line 11 by adding after the word "cruelty" and before the comma the words, "or gross neglect of duty," which amendment was declared adopted.

Senators Hope and Garvin asked that the record show them excused until such time as they might return to the Chamber.

Senator Shoemaker asked unanimous consent that further consideration of **SB 259** be deferred for this legislative day, the Bill, as amended, to be printed, which was the order.

Senator Rinehart presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 668, 703, 711, 712 and **727**, **SCR 18**, **SJR**s 19 and 21, and **SBs 105, 107** and **127** each correctly engrossed.

SB 133 correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 668, 703, 711, 712** and **727**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SCR 18**, **SJR**s 19 and 21 and **SBs 105, 107** and **127** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 133**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 821, by Nigh et al of the House and Harris, Stipe, Breeden, Sandlin, Frazier, McSpadden, Herndon and Hall of the Senate, was read and considered.

Senator Wilson (Beckham) moved to amend **HB 821**, line 12, page 2, by striking Section and substituting therefor the following: "Section 4. The cost of said publication shall be paid for by advertising sold to Oklahoma persons, firms or corporations".

The President presiding.

Senator McSpadden moved to table the Wilson (Beckham) amendment, which motion was ruled out of order on a point of order raised by Senator Cowden, who stated the motion followed discussion.

President Pro Tempore Baldwin presiding.

Upon motion of Senator Shoemaker, the Wilson (Beckham) amendment was tabled.

Upon motion of Senator Harris, **HB 821** was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended and **HB 821** was considered engrossed and placed upon third reading and final passage.

Senator Garvin asked to be recorded present, which was the order.

THIRD READING

HB 821 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Herndon, McClendon, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Cowden, Easterly, Hamilton, Perryman, Ritzhaupt, Wilson (Beckham).—6.

Excused: Cartwright, Hope, Mahan.—3.

Not Voting: Jones.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bree-

den, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Herndon, McClendon, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Cowden, Easterly, Hamilton, Perryman, Ritzhaupt, Wilson (Beckham).—6.

Excused: Cartwright, Hope, Mahan.—3.

Not Voting: Jones.—1.

The Emergency was declared passed.

HB 821, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Wilson (Beckham) moved to reconsider the vote by which **HB 821**, as amended, was passed.

Senator Hall moved that the President Pro Tempore be authorized to procure a copy of JEFFERSON'S MANUAL for any member of the Senate who may desire it, which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 23 and **SB 111** each correctly engrossed.

Engrossed **SJR 23** and Engrossed **SB 111** were each properly signed and ordered transmitted to the Honorable House for consideration.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SB 360—By Price and Young (Haskell)—An Act amending Section 2 of Senate Bill No. 325 of the Twenty-fourth Oklahoma Legislature (Chapter 7A of Title 63, Oklahoma Session Laws

1953; 63 O. S. Supp. § 330.2) to exclude treatment by prayer or spiritual means in accordance with the creed or tenets of any well-recognized church or religious denomination, from the term "Chronic or Convalescent' Care" as defined therein; and declaring an emergency.

SB 361—By Hope, Baldwin, Field and Fine of the Senate—An Act making an appropriation to the Office of Lieutenant Governor; stating the purposes; designating the State Board of Public Affairs as contracting and purchasing authority; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

SB 362—By Frazier and Tipps—An Act relating to Veterans and their dependents; creating the Oklahoma Board of Veterans Affairs, the Oklahoma Department of Veterans Affairs, and the Director of Veterans Affairs, and prescribing their powers, duties, and responsibilities; providing for the appointment and term of office of the members of the Oklahoma Board of Veterans Affairs and the Director of Veterans Affairs; providing the times of meetings and the compensation of the Oklahoma Board of Veterans Affairs; making the Oklahoma Board of Veterans Affairs the legal successor of the War Veterans Commission of Oklahoma; making the Department of Veterans Affairs the legal successor of the State Veterans Department of Oklahoma; providing that the director of Veterans Affairs shall be charged with the responsibility of administering the Oklahoma Department of Veterans Affairs; abolishing the State Accrediting Agency and transferring its duties to the Director of Veterans Affairs; providing for hospitalization, rehabilitation, financial assistance, and other assistance for Veterans, their wives and children; defining Veterans; transferring the War Veterans Commission Revolving Fund, the State Veterans Department Revolving Fund and the

State Accrediting Agency Revolving Fund to the Board, Department, and director hereinafter created; making the provisions of this Act severable; declaring the intent of the Legislature; repealing and modifying 72 O. S. 1951, Sections 63.1, 63.2, 63.3, and 63.4, and all other Acts and parts of Acts insofar as in conflict herewith; and declaring an emergency.

SB 363—By Allen, Sandlin and Wilson (Greer) of the Senate and Green, Cartwright (Bryan), Morford and Inman of the House—An Act relating to soil conservation districts; providing duties and powers for such districts; providing authority of such districts relating to flood-water and sediment damage, flood control, and conservation, development, utilization and disposal of water; amending 2 O. S. 1951 Sec. 802 and Subsec. B (as amended) of Sec. 808, Title 2, O. S. 1951; and declaring an emergency.

SB 364—By Collins (Seminole)—An Act relating to county officers; providing additional non-germane duties and compensation therefor for the County Judge and County Attorney of certain counties; providing that the duties and compensation so provided shall obtain immediately upon the effective date of this Act; and declaring an emergency.

SB 365—By Hall—An Act relating to sales tax; providing for a refund of the sales tax paid on building materials and other tangible personal property in any vendee thereof using said materials and property in the construction, repair or remodeling of any building, structure, road or highway, owned by the State or any instrumentality thereof; providing for claims therefor and fixing the time and manner in which such refunds shall be made and prescribing certain restrictions, conditions, and penalties; providing for payment of said refunds from current sales tax collections and making an appropriation of so much of such collections as is neces-

sary to pay said refunds; and fixing the effective date of this Act.

SB 366—By Collins (Creek) of the Senate—An Act relating to registered pharmacists; amending 59 O. S. 1951, Section 334; and declaring an emergency.

SB 367—By Boecher, Cowden, Wilson (Greer), McSpadden, Dacus, Coppock, Breeden, Grantham, Mahan and McColgin of the Senate, and Wilson, Bohr, Carmichael, Ogden, Munson, Kite, Long (Caddo), Larason, Bouse, Green, Greenhaw, Priebe, Metcalf, Simmons, Smith and Morford, of the House — An Act amending Title 68, Section 1251b, O. S. 1951, providing for the apportionment of sales tax revenue accruing from the sales tax levied by Title 68, Section 1251c, O. S. 1951, providing for the exempting of gross proceeds accruing from a sale within Oklahoma of feed or farm machinery or agricultural chemicals to be fed or used for designated purposes, which exemption shall only apply if the purchaser executes an invoice or sales ticket on a form to be prescribed by the Tax Commission and therein details the information provided for herein or by rules and regulations of the tax exemption; defining certain words and phrases; providing the dates this Act shall become effective; and declaring an emergency.

SB 368 — By Sandlin and Wilson (Greer)—An Act relating to conservancy districts; providing for classes of conservancy districts and the powers, duties, and functions thereof; authorizing conservancy districts to cooperate and contract with the Federal Government, and to qualify as local organizations under Federal laws, and to comply with Federal requirements and conditions; relating to powers of municipalities with respect to participation in, and cooperation and contracting with conservancy districts; relating to use of waters and compensation therefor; amending 82 O. S. 1951 Secs. 531 and

541 (as amended), Sec. 1, Chapter 5, Title 82, S. L. 1955, 82 O. S. Supp. 1955 Sec. 541.1 82 O. S. 1951 Secs. 542, 547, 576, and 577; and declaring an emergency.

RESOLUTION

Senator Tipps asked unanimous consent, which was granted, to introduce the following Resolution which was read at length and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 19—By Tipps.

A CONCURRENT RESOLUTION FIXING THE DAY AND HOUR OF SINE DIE ADJOURNMENT OF THE REGULAR SESSION OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA.

WHEREAS, the time for adjournment sine die of the regular session of the Twenty-sixth Legislature of the State of Oklahoma is now close at hand, and matters of vital importance have been considered during the session; and

WHEREAS, the Constitution of the State of Oklahoma provides that one House cannot adjourn for more than three (3) days without the consent of the other; and

WHEREAS, no hour for the final adjournment of the regular session of the Twenty-sixth Legislature of the State of Oklahoma has been specially fixed in pursuance of said Constitutional Provisions:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That the hour of twelve (12) o'clock noon, Friday, May 10, 1957, be, and the same is hereby fixed as the hour and day of the final adjournment sine die of the regular session of the Twenty-sixth Legislature of the State of Oklahoma.

SCR 19 was ordered referred for enrollment.

Senator Wilson (Greer) asked unanimous consent, which was granted, that Senator McColgin be added as a member of the Committee on Business and Industry.

Senator Field moved when the desk is cleared of routine matters the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 799 — By Camp, Green, Daniel, Bond (Marshall) and Carey of the House, and Carrier of the Senate—An Act relating to a Statewide Sheep Show; authorizing the State Board of Agriculture to organize and fix the specific time and place for same and determine premiums to be offered; providing that a maximum of fifty per cent (50%) of funds appropriated for premiums shall be offered to junior exhibitors; providing that only Oklahoma junior exhibitors may exhibit in the junior division; authorizing State Board of Agriculture to make rules and regulations governing operation of said show; making appropriation for payment of premiums; providing that adult exhibitors shall pay entry fee; and declaring an emergency.

HB 886—By Moad of the House, and McColgin of the Senate—An Act making an appropriation for the purchase for the erection of a museum and purchase of equipment therefor, to be located in the Black Kettle Park in Roger Mills County near Cheyenne at or near the site of one of General Custer's battles; and declaring an emergency.

HB 539—By Metcalf and Priebe—An Act relating to probate procedure and administration of estates of deceased persons; amending 58 O. S. 1951, § 331, as amended by Section 21 of House Bill No. 676 of the Twenty-fourth Oklahoma Legislature; dealing with notice to

creditors of deceased persons by executors and administrators; and declaring an emergency.

HB 609—By McCarty, Skeith and Andrews—An Act relating to defamation by radio and television; limiting liability for damages for defamatory statements published or uttered in television and/or radio broadcasts; and declaring an emergency.

HB 764—By Judiciary Committee—An Act relating to requisites of newspapers for the publication of legal notices and repealing title 25, Sections 102, 102a and 102b, Oklahoma Statutes 1951; and declaring an emergency.

HB 766—By Judiciary Committee—An Act relating to case-mades; concerning error in extending time to make and serve case-made and the settlement of case-made; providing that question must be raised promptly in trial court; and declaring an emergency.

HB 770—By Judiciary Committee—An Act relating to appeals from judgments in divorce cases and the remarriage of the parties; repealing present Title 12, Section 1280, Oklahoma Statutes 1951; and declaring an emergency.

HB 867—By Ruby and Smith—An Act relating to County Officers, their deputies and other employees, and the salaries of such officers, deputies and other employees, in counties of this State having a total area in excess of eight hundred (800) square miles, and a population in excess of sixty thousand (60,000) according to the 1950 Federal Decennial Census, or any succeeding Federal Decennial Census, with a city therein having a population in excess of thirty-seven thousand (37,000) according to the 1950 Federal Decennial Census or any succeeding Federal Decennial Census.

HB 907—By McCarty and Harkey—An Act providing that the Governing Board of any city or town in the State of Oklahoma having a population of more than 240,000 according to the lat-

est Federal Decennial Census, is authorized to provide by ordinance for a retirement fund and system for its employees; authorizing said Board by ordinance to provide for the control and management of such fund and system; providing that such fund shall be non-fiscal and separate and available for no other purpose; authorizing annual appropriations to said fund from municipal funds; authorizing the requirement of contributions by the employees to be benefitted; providing for equitable payments if fund is insufficient to make full payment of any allowance authorized by ordinance; making the provisions of this Act severable; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 73**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 266**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM GOVERNOR

Advising approval by him, April 2, 1957, of Enrolled **SB 43** entitled:

ENROLLED SENATE BILL NO. 43—
By McClendon, Fine, Field, Cowden, Hamilton, Sandlin, Walker, Collins (Creek), Mahan, Grantham, Wilson (Greer), and Carrier.

AN ACT RELATING TO ABSENTEE VOTING; OUTLINING QUALIFICATIONS OF ABSENTEE ELECTORS; PROCEDURES AND CONDITIONS FOR PRINTING, DISTRIBUTING, CASTING, CHALLENGING, AND COUNTING OF ABSENTEE BAL-

LOTS; PROVIDING CERTAIN DUTIES TO BE PERFORMED BY COUNTY ELECTION BOARDS; PROVIDING PENALTIES FOR VIOLATIONS; AUTHORIZING CERTAIN PERSONS TO ADMINISTER OATHS; PROVIDING FOR PRESERVATION OF EVIDENCE; REPEALING 26 O. S. 1951 § § 325 THROUGH 325m; AND DECLARING AN EMERGENCY.

MESSAGE FROM THE HOUSE

Advising the adoption of Engrossed **SCR 15**, Co-authored by Cook, Daugherty, Hammers, Inman, Simmons, Sparger, Strickland, Traw and Vandiver.

The above numbered Resolution, as co-authored, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 15**, **SBs 101, 103 and 161**, each as amended.

HAs to **SJR 15** read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, SECTION 1, Lines 35 and 36, by striking the words and figures "One Hundred Sixty-six Thousand Dollars (\$166,000.00)" and insert in lieu therefor the following: "One Dollar (\$1.00)."

AMENDMENT NO. 2. Page 2, SECTION 2, Line 9, by striking the words and figures "Ninety-six Thousand Dollars (\$96,000.00)" and insert in lieu therefor the following: "One Dollar (\$1.00)."

AMENDMENT NO. 3. Page 2, SECTION 3, Line 15, by striking the words and figures "One Hundred Twenty Thousand Dollars (\$120,000.00)" and insert in lieu therefor the following: "One Dollar (\$1.00)."

AMENDMENT NO. 4. Page 2, SECTION 3, Lines 16 and 17, by striking the words and figures "One Hundred Fifteen Thousand Dollars (\$115,000.00)" and insert in lieu therefor the following "One Dollar (\$1.00)."

HA to **SB 101** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend by striking "TITLE" and inserting in lieu therefor the following: "AN ACT PERTAINING TO THE DEPARTMENT OF COMMERCE AND INDUSTRY."

HAs to **SB 103** read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, Line 13, Amend by inserting the Enacting Clause as follows: "BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA."

AMENDMENT NO. 2. Page 1, Section 1, Lines 16 and 17, by striking the words and figures "Thirty-nine Million Dollars (\$39,000,000.00)" and inserting in lieu therefor the following words and figures: "Thirty-four Million Dollars (\$34,000,000.00)".

AMENDMENT NO. 3. Page 1, Section 1, Lines 18 and 19, by striking the words and figures "Thirty-nine Million Dollars (\$39,000,000.00)" and inserting in lieu therefor the following words and figures: "Thirty-two Million Six Hundred Twenty Thousand Four Hundred Ninety-three Dollars (\$32,620,493.00)".

AMENDMENT NO. 4. Page 1, Section 1, Line 29, by striking the figures (\$34,713,447.00) under Fiscal Year ending June 30, 1958, and inserting in lieu therefor the following: (\$29,713,447.00) and by striking the figures (\$36,111,158.00) under Fiscal Year ending June 30, 1959, and inserting in lieu therefor the following: (\$29,731,651.00).

AMENDMENT NO. 5. Page 2, Section 1, Line 5, by striking the figures (\$39,000,000.00) under Fiscal Year ending June 30, 1958, and inserting in lieu therefor the following: (\$34,000,000.00) and by striking the figures (\$39,000,000.00) under Fiscal Year ending June 30, 1959, and inserting in lieu therefor the following: (\$32,620,493.00).

HA to **SB 161** read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, SECTION 1, Lines 10 and 11, by striking after the word "any" the language "monies accruing to the credit of the Emergency Appropriation Fund" and insert in lieu therefor the following language: "any surplus accrued to the Public Building Fund".

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 230—Privileges and Elections.

SB 240—Agriculture.

SB 270—Public Health.

SB 271—Public Health

SB 312—Public Health.

SB 343—Judiciary.

HB 678—Municipal Government.

HB 707—Public Health.

HB 765—Judiciary.

HB 772—Public Health.

HB 815—Public Safety.

HB 869—Agriculture—To Appropriations and Budget by reporting Committee.

DO PASS, as amended:

SJR 18—State and Federal Government.

SB 285—State and Federal Government—To Judiciary by previous order.

SB 317—Agriculture.

SB 324—Judiciary.

SB 337—Agriculture.

HB 555—Public Health.

HB 563—Public Safety—Co-authored by Hall and Coppock.

HB 571—Public Safety—Co-authored by Wilson (Greer), Price, Coppock and Payne.

HB 730—Municipal Government—Co-authored by Walker and Miskovsky.

WITHOUT RECOMMENDATION:

SB 80—Public Safety.

HB 786—Public Health.

As provided under the Field motion,

the Senate was declared adjourned to meet at 10:30 a. m., tomorrow.

Roll called.
The Senate met at 10:00 a. m. and was called to order by the President, Lieutenant Governor George W. Bush.
The roll was called and absent members were noted.
The Senate then proceeded to the consideration of the report of the Committee on Public Health, which was read and approved.
The Senate then proceeded to the consideration of the report of the Committee on Public Safety, which was read and approved.

The President declared a recess until 1:00 p. m.
The Senate met at 1:00 p. m. and was called to order by the President, Lieutenant Governor George W. Bush.
The roll was called and absent members were noted.
The Senate then proceeded to the consideration of the report of the Committee on Public Health, which was read and approved.
The Senate then proceeded to the consideration of the report of the Committee on Public Safety, which was read and approved.

The President declared a recess until 3:00 p. m.
The Senate met at 3:00 p. m. and was called to order by the President, Lieutenant Governor George W. Bush.
The roll was called and absent members were noted.
The Senate then proceeded to the consideration of the report of the Committee on Public Health, which was read and approved.
The Senate then proceeded to the consideration of the report of the Committee on Public Safety, which was read and approved.

The President declared a recess until 5:00 p. m.
The Senate met at 5:00 p. m. and was called to order by the President, Lieutenant Governor George W. Bush.
The roll was called and absent members were noted.
The Senate then proceeded to the consideration of the report of the Committee on Public Health, which was read and approved.
The Senate then proceeded to the consideration of the report of the Committee on Public Safety, which was read and approved.

Roll called.
The Senate met at 10:00 a. m. and was called to order by the President, Lieutenant Governor George W. Bush.
The roll was called and absent members were noted.
The Senate then proceeded to the consideration of the report of the Committee on Public Health, which was read and approved.
The Senate then proceeded to the consideration of the report of the Committee on Public Safety, which was read and approved.

The President declared a recess until 1:00 p. m.
The Senate met at 1:00 p. m. and was called to order by the President, Lieutenant Governor George W. Bush.
The roll was called and absent members were noted.
The Senate then proceeded to the consideration of the report of the Committee on Public Health, which was read and approved.
The Senate then proceeded to the consideration of the report of the Committee on Public Safety, which was read and approved.

The President declared a recess until 3:00 p. m.
The Senate met at 3:00 p. m. and was called to order by the President, Lieutenant Governor George W. Bush.
The roll was called and absent members were noted.
The Senate then proceeded to the consideration of the report of the Committee on Public Health, which was read and approved.
The Senate then proceeded to the consideration of the report of the Committee on Public Safety, which was read and approved.

The President declared a recess until 5:00 p. m.
The Senate met at 5:00 p. m. and was called to order by the President, Lieutenant Governor George W. Bush.
The roll was called and absent members were noted.
The Senate then proceeded to the consideration of the report of the Committee on Public Health, which was read and approved.
The Senate then proceeded to the consideration of the report of the Committee on Public Safety, which was read and approved.

FIFTY-FIRST LEGISLATIVE DAY

Thursday, April 4, 1957

Pursuant to adjournment, the Senate convened at 10:30 a. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Cartwright, Frazier, Mahan.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 359—Economic and Industrial Development.

SB 360—Public Health.

SB 361—Appropriations and Budget.

SB 362—Military and Veterans Affairs.

SB 363—Agriculture.

SB 364—County Government.

SB 365—Revenue and Taxation.

SB 366—Public Health.

SB 367—Agriculture.

SB 368—State and Federal Government, then to Agriculture.

HB 799—Agriculture.

HB 886—Appropriations and Budget, then Planning and Resources.

HB 589—Judiciary.

HB 609—Judiciary.

HB 764—Judiciary.

HB 766—Judiciary.

HB 770—Judiciary.

HB 867—County Government.

HB 907—Municipal Government.

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed **HB 629**, as amended.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 629, 685, 787, 794, 903**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

RESOLUTION

The following Resolution was introduced, and by unanimous consent, upon request of Senator Allen, read at length:

SENATE CONCURRENT RESOLUTION NO. 21—By Allen of the Senate and Rogers of the House.

A CONCURRENT RESOLUTION MEMORIALIZING THE PRESIDENT AND THE CONGRESS OF THE UNITED STATES TO GRANT IMMEDIATE STATEHOOD TO THE TERRITORIES OF ALASKA AND HAWAII.

WHEREAS, the territories of Alaska and Hawaii are vital to the defense of the United States; and

WHEREAS, said territories have greatly contributed to the economic and cultural life of the United States; and

WHEREAS, the people of said territories have demonstrated their maturity, responsibility, and willingness to accept

in full and ability to discharge the responsibilities that accompany citizenship in one of the states of the United States; and

WHEREAS, not only principles of fairness, but also considerations of mutual benefit to said territories and the states of the United States demand that said territories be granted immediate statehood;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the President of the United States, and the Congress of the United States are hereby memorialized to grant immediate statehood to the territories of Alaska and Hawaii.

SECTION 2. The President of the Senate is directed to cause copies of this resolution to be sent to the President of the United States, the Speaker of the House of Representatives of the United States, the President of the Senate of the United States, and to the Governors of Alaska and Hawaii.

Senator Stipe moved to amend **SCR 21** by striking all language after the names of the authors and substituting therefor the following: "Enact a program to expedite public works projects in Oklahoma in order that employment might be provided to the many unemployed in the economic depressed areas of Oklahoma."

Senator Allen raised a point of order against the Stipe amendment stating that it was not germane to the subject of the Resolution, the President holding the point not well taken.

Senators Walker, Dacus, Perryman, Coppock, McColgin and McSpadden asked unanimous consent to be made co-authors of the Stipe amendment, which was the order.

Senator Stipe asked unanimous con-

sent, which was granted, to withdraw his amendment to **SCR 21**.

Senator Cowden presiding.

Upon motion of Senator Allen, **SCR 21** was declared adopted.

SCR 21 was referred for engrossment.

GENERAL ORDER

Senator Miskovsky asked unanimous consent, to which Senator Ritzhaupt objected, that **SB 80**, by Miskovsky be ordered stricken from the Calendar.

Senator Miskovsky moved that **SB 80** be ordered stricken from the Calendar, which motion was declared adopted.

REFERRING TO HB 713

Senator Hope moved that the Senate request the Honorable House to return **HB 713**, by Larason and Wolf of the House, and Hope and Wilson (Greer), of the Senate for a corrective amendment, which motion was declared adopted.

GENERAL ORDER

HB 912, by Welch and Jumper of the House and McClendon of the Senate, was read and considered.

Upon motion of Senator McClendon, **HB 912** was advanced to engrossment and third reading.

Upon motion of Senator McClendon, the rules of the Senate were suspended, and **HB 912** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 912 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bred-den, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mis-

kovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Fine, Herndon, Jones, Trent.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Fine, Herndon, Jones, Trent.—4.

The Emergency was declared passed.

HB 912 was properly signed and ordered returned to the Honorable House.

PENDING ACTION ON HAS

Senator Hope moved that the Senate refuse to concur in **HAs** to **SB 161** and request a conference, referring the Bill to the Joint Conference Committee on Appropriations, which motion prevailed.

Senator Hope moved that the Senate refuse to concur in **HAs** to **SB 103** and request a conference, referring the Bill to the Joint Conference Committee on Appropriations, which motion prevailed.

Senator Hope moved that the Senate refuse to concur in **HAs** to **SB 101** and request a conference, referring the Bill to the Joint Conference Committee on Appropriations, which motion prevailed.

Senator Hope moved that the Senate

refuse to concur in **HAs** to **SJR 15** and request a conference, referring the Resolution to the Joint Conference Committee on Appropriations, which motion prevailed.

MESSAGES FROM THE HOUSE

Returning **HB 713** for the purpose of correction, as requested by the Senate.

Senator Hope moved the vote be reconsidered by which **HB 713** was passed, which motion was declared adopted, upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Collins (Creek), Fine, Garvin, Ritzhaupt, Stipe, Tipps.—6.

Senator Hope moved to reconsider the vote by which **HB 713** was advanced to engrossment and third reading, which motion was declared adopted.

GENERAL ORDER

HB 713 was considered further.

Senator Hope moved to amend **HB 713**, line 7, page 2, by striking the words and figures "June 30, 1960-June 30, 1961" and inserting in lieu thereof the words and figures "June 30, 1958-June 30, 1959," which amendment was declared adopted.

Upon motion of Senator Hope, **HB 713**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 713**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 713 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Shoemake, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Cartwright, Frazier, Miskovsky.—3.

Not Voting: Harris, Jones, McClendon, Rinehart, Ritzhaupt, Stipe, Tipps, Walker.—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Shoemake, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Cartwright, Frazier, Miskovsky.—3.

Not Voting: Harris, Jones, McClendon, Rinehart, Ritzhaupt, Stipe, Tipps, Walker.—8.

The Emergency was declared passed.

HB 713, as amended, was referred for engrossment.

GENERAL ORDER

SB 272, by Hall of the Senate and Lollar of the House, was read and considered.

Senator Hall moved to amend **SB 272** by striking Section 1 thereof, and sub-

stituting therefor a new section as follows: "Section 1. Any city of this State, acting by and through its governing board, is hereby authorized to make gifts of any real estate belonging to said city to any institution in the Oklahoma State System of Higher Education which is located in said city, and to purchase or otherwise acquire real estate for such purpose, and to execute any instruments necessary for the transfer of such real estate to such institutions, and to give buildings or monies for the construction of buildings to such institutions; and the governing boards of such institutions are hereby authorized to accept such gifts for said institutions," and to amend the title to conform thereto, which amendment was declared adopted.

Upon motion of Senator Hall, **SB 272**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **SB 272**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 272 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Baldwin, Collins (Creek), Coppock, Fine, Herndon, Hope, McSpadden, Trent.—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Baldwin, Collins (Creek), Coppock, Fine, Herndon, Hope, McSpadden, Trent.—8.

The Emergency was declared passed.

SB 272, as amended, was referred for engrossment.

GENERAL ORDER

SB 290, by Hamilton of the Senate and Vandiver and Traw of the House, was read and considered.

Senator Hamilton moved to amend **SB 290**, line 5, page 1, to insert the word, "County," between the word, "the," and the words, "Court Fund," which amendment was declared adopted.

Upon motion of Senator Hamilton, **SB 290**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **SB 290**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 290 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin,

McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Collins (Creek), Dendy, Herndon, Trent.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Collins (Creek), Dendy, Herndon, Trent.—4.

The Emergency was declared passed.

SB 290, as amended, was referred for engrossment.

GENERAL ORDER

SB 352, by Cowden, was read and considered.

Upon motion of Senator Field, **SB 352** was advanced to engrossment and third reading.

Upon motion of Senator Field, the rules of the Senate were suspended, and **SB 352** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 352 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Collins (Creek), Dendy, Herndon, Miskovsky, Trent.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Collins (Creek), Dendy, Herndon, Miskovsky, Trent.—5.

The Emergency was declared passed.

SB 352 was referred for engrossment.

GENERAL ORDER

SB 302, by Hall, was read and considered.

Upon motion of Senator Hall, **SB 302** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **SB 302** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 302 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Collins (Creek), Dendy, Herndon, McColgin, Miskovsky.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Frazier, Mahan.—3.

Not Voting: Collins (Creek), Dendy, Herndon, McColgin, Miskovsky.—5.

The Emergency was declared passed.

SB 302 was referred for engrossment.

Senator Miskovsky asked that the record show him excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 223, by Harris, Easterly, McColgin, Grantham, Walker and Sandlin, was read and considered.

Section 1 was considered and adopted upon motion of Senator Harris.

Section 2 was considered.

Senator Young (Cleveland) moved to

amend **SB 223**, line 17, page 2, by striking after the word, "period," and before the word, "years," the words and figures, "of thirty-three (33)," and inserting the words and figures, "of twenty-five (25)," and to amend the title to conform thereto, which amendment was declared failed of adoption.

Upon motion of Senator Harris, Section 2 was declared adopted.

Section 3 was considered and adopted upon motion of Senator Harris.

Section 4 was considered.

Senator McClendon moved to amend **SB 223**, Section 4, line 14, page 3, by striking after the word, "least," and before the word, "of," the word and figure, "one-fourth ($\frac{1}{4}$)," and inserting the word and figure, "one-half ($\frac{1}{2}$)," which amendment was declared failed of adoption.

Upon motion of Senator Harris, Section 4 was adopted.

Upon motion of Senator Harris, **SB 223** was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and **SB 223** was considered engrossed and placed upon third reading and final passage.

Senator Mahan asked to be recorded present, which was the order.

THIRD READING

SB 223 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Fine, Hall, Hamilton, McClendon, Shoemake, Young (Haskell).—6.

Excused: Cartwright, Frazier, Miskovsky.—3.

Not Voting: Baldwin, Jones, Rinehart, Stipe, Walker.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Fine, Hall, Hamilton, McClendon, Shoemake, Young (Haskell).—6.

Excused: Cartwright, Frazier, Miskovsky.—3.

Not Voting: Baldwin, Jones, Rinehart, Stipe, Walker.—5.

The Emergency was declared passed.

SB 223 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 762, **SCR 19** and **SB 336** each correctly engrossed.

SR 35, **SCR 15** and **SB 73** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 762**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SCR 19** and Engrossed **SB 336** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 35** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SCR 15** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SB 73**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Field moved when the desk is cleared of routine matters the Senate adjourn to meet on Monday, April 8, 1957, as provided under the Rules, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 108, 189, 298, 305 and 315**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 133**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 575—Business and Industry.

DO PASS, as amended:

SB 260—Privileges and Elections.

WITHOUT RECOMMENDATION:

SB 332—Business and Industry—To Judiciary by previous order.

FIRST READING

The following Bills and/or Resolutions

were introduced and read the first time:

SB 369—By Miskovsky—An Act relating to Registration of Electors in Counties of more than 325,000; amending Secs. 5, 9, 10, 11, 13, and 17 of Chapter 2b, Title 26, S. L. 1953; and declaring an emergency.

SB 370—By Hall—An Act relating to Legal Competency of Mentally Ill Persons; providing that no person committed or admitted to a hospital or institution as a mentally ill person shall be legally mentally incompetent unless the committing court expressly so finds; providing that persons admitted to hospitals or institutions as mentally ill persons who are not adjudged legally mentally incompetent in the order of admission have the same right to driver's licenses upon discharge or convalescent leave as any other person; providing that certified copies of clinical records of mental hospitals are admissible in evidence in a hearing to determine competency of former patients; amending 43A O. S. Supp. 1955 §§ 55 and 64; repealing 43A O. S. Supp. 1955 § § 74, 75, 76 and 77; and declaring an emergency.

SB 371—By Hope and Young (Cleveland) of the Senate, and Ham and Bailey (Cleveland) of the House—An Act relating to Court Reporters; fixing compensation of Court Reporters of Judicial District No. 21, and fixing the sources of payment thereof; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., Monday, April 8, 1957.

FIFTY-SECOND LEGISLATIVE DAY
Monday, April 8, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—44.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend S. J. Scott, pastor of Faith Tabernacle, Oklahoma City.

The Journal for the last legislative day was declared approved.

RESOLUTION

The following Resolution was introduced, and, by unanimous consent, upon request of Senator McSpadden, read at length and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 22—By McSpadden.

A CONCURRENT RESOLUTION DECLARING AND PROCLAIMING THAT EVERY PERSON BORN IN OKLAHOMA DURING THE YEAR 1907 AND STILL RESIDING IN THE STATE SHALL HENCEFORTH BE KNOWN AND DISTINGUISHED AS "GOLDEN CITIZENS OF OKLAHOMA."

WHEREAS, on November 16, 1907 a forty-sixth star was added to the Flag of the United States and thus pro-

claimed to the world the birth of a new state, whom its proud creators gave the name of "Oklahoma"; and

WHEREAS, spurred by the vigor of youth and sustained by an undaunted pioneer spirit, this brash and sprawling infant developed from a raw frontier territory into the dynamic, modern and progressive State that it is today; and

WHEREAS, in this golden year of 1957 this State now proudly observes and commemorates this half-century of achievement by holding Semi-Centennial festivities throughout its land; and

WHEREAS, the first children born in this proud new State and who grew up along with it, year by year, achievement by achievement, are in this same season also celebrating their fiftieth (50th) birthday; and

WHEREAS, it is only fitting and proper that we recognize these great citizens who are the living commemoration of our great advancement as a State and a People:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That we do hereby declare and proclaim that every person born in Oklahoma during the year 1907 and still residing within the borders of this State shall henceforth be known and distinguished as "Golden Citizens of Oklahoma."

SECTION 2. That this proclamation as expressed in this Resolution shall be proclaimed throughout the length and breadth of this State by all official communications of the Oklahoma Semi-Centennial Commission.

SCR 22 was referred for engrossment.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 28—By Ritzhaupt—A Resolution providing for the appointment of a Study Committee from members of the State Legislative Council and prescribing its functions; and making an appropriation.

SJR 29—By Carrier of the Senate, and Camp and Romang of the House—A Joint Resolution relating to Enid State School; authorizing the expenditure of monies from the Revolving Fund of said institution for certain remodeling and for construction of new facilities; authorizing the Superintendent of Enid State School to contract or provide by force account for said remodeling and construction; and declaring an emergency.

SB 372—By Carrier of the Senate, and Camp of the House—An Act amending Section 1, of House Bill No. 924 of the Twenty-fourth Legislature, being Title 19, Section 551 as amended of Oklahoma Statutes 1951; relating to the compensation of Court Bailiffs in certain counties; and declaring an emergency.

SB 373—By Carrier of the Senate, and Camp of the House—An Act amending Section 4, of Senate Bill No. 379 of the Twenty-fifth Legislature, being Title 20, Section 191 of Oklahoma Statutes 1951, relating to Courts; providing for payment of compensation for designated Superior Court Judges; and declaring an emergency.

SB 374—By Collins (Creek) and Herdon—An Act creating the State Planning and Resources Board to replace the Oklahoma Planning and Resources Board; repealing Chapter 12, Title 74, Oklahoma Session Laws 1955, and other conflicting laws; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions

were read the second time and referred to Committees indicated:

SB 369—Privileges and Elections.

SB 370—Judiciary, then to Public Health.

SB 371—Judiciary.

REFERRING TO HB 553:

Senator Sandlin moved "Whereas, Enrolled House Bill No. 553 was received in the Office of the Governor, on April 2, 1957; and Whereas, certain provisions of said bill should be clarified and amended; and Whereas, these corrections should be made prior to submitting the bill to the Governor for his approval or rejection; Now, Therefore, the State Senate of the Twenty-Sixth Legislature, moves:

That the Governor of the State of Oklahoma be respectfully requested to return to the House of Representatives the original of Enrolled House Bill No. 553, "AN ACT RELATING TO GRAND AND PETIT JURIES; TO FURTHER PROTECT AND ASSURE THE PRIVACY OF GRAND AND PETIT JURIES IN THE COURTS OF THE STATE OF OKLAHOMA WHILE SUCH JURIES ARE DELIBERATING OR VOTING; PROVIDING A PENALTY; AND DECLARING AN EMERGENCY," so that further deliberation may be had by the Oklahoma Legislature thereon," which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 713, SCR 21, SBs 223, 272, 290, 302 and 352 each correctly engrossed.

SBs 108, 189, 298, 305 and 315 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 713**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SCR 21** and Engrossed **SBs 223, 272, 290, 302 and 352** were each properly signed and ordered transmitted

to the Honorable House for consideration.

Enrolled SBs 108, 189, 298, 305 and 315, after fourth reading, were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

President Pro Tempore Baldwin presiding.

GENERAL ORDER

HB 663, by Stewart, et al of the House, and Hamilton of the Senate, was read and considered.

Senator Grantham moved to amend **HB 663** by striking Sections 2 and 3, which amendment was declared adopted.

Senator Grantham moved to amend **HB 663** line 9, Page 2, by striking after the word "damages" all of the remaining language in line 9 and lines 10, 11, 12 to and including the word "action" before the word "such" in said line 12, which amendment was declared adopted.

By unanimous consent, upon request of Senator Hamilton further consideration of **HB 663** was deferred for this legislative day.

SB 293, by Sandlin and Grantham of the Senate and Levergood and Williams of the House, was read and considered.

Upon motion of Senator Sandlin, **SB 293** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 293** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 293 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock,

Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—40.

Not Voting: Garvin, McColgin, Perryman, Walker.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—40.

Not Voting: Garvin, McColgin, Perryman, Walker.—4.

The Emergency was declared passed.

SB 293 was referred for engrossment.

GENERAL ORDER

Upon request of Senator Shoemake **HB 663** was ordered withdrawn from the Calendar and re-referred to the Judiciary Committee.

SJR 18 by Miskovsky, Ritzhaupt and Perryman, was read and considered.

Upon motion of Senator Miskovsky, **SJR 18**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SJR 18** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 18 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 18—By Miskovsky, Ritzhaupt and Perryman.

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE X OF THE CONSTITUTION OF THE STATE OF OKLAHOMA, TO BE NUMBERED SECTION 34; AUTHORIZING ENACTMENT OF A LAW WHEREBY THE STATE MAY BECOME INDEBTED IN AN AMOUNT NOT TO EXCEED TWENTY MILLION DOLLARS (\$20,000,000.00) FOR THE PURPOSE OF CONSTRUCTING A STATE OF OKLAHOMA DEPARTMENT OF JUSTICE BUILDING AND REMODELING AND REPAIRING THE STATE CAPITOL; SPECIFYING CERTAIN CONDITIONS FOR THE ERECTION AND LOCATION OF THE BUILDING OR BUILDINGS; AND FOR THE REMODELING AND REPAIRING OF THE STATE CAPITOL; RELATING TO THE PAYMENT AND DISCHARGE OF THE INTEREST AND PRINCIPAL OF SAID DEBT; PROVIDING FOR THE SUBMISSION OF SAID AMENDMENT TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION; AND DECLARING AN EMERGENCY.

WHEREAS, the State Capitol has become excessively overcrowded with the result that many agencies of government are forced to operate under adverse circumstances; and

WHEREAS, this condition has required many offices to be located in corridors and public areas of the State Capitol, thus giving the interior of the building a cluttered and disorderly appearance and negating the efforts of the architects and the State Capitol Building Commission to plan and erect a Capitol that would reflect the dignity and sovereignty of the State; and

WHEREAS, the lighting, ventilation, electrical, heating and plumbing systems of the State Capitol are most inadequate for present use and greatly in need of

replacement by efficient equipment properly designed for use in the building; and

WHEREAS, the effective discharge of governmental affairs is retarded by this untoward environment and working conditions; and

WHEREAS, this situation would be remedied by locating the appellate courts, Corporation and Industrial Commissions, Attorney General's Office, and the Oklahoma State Library in a separate building and would allow these agencies and those remaining in the State Capitol and the Capitol Office Building, to have sufficient space to properly carry on their official business;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE REGULAR SESSION OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA THAT:

SECTION 1. The Secretary of State shall refer to the people for their approval or rejection, as provided by law, to the following proposed amendment to Article X of the Constitution of the State of Oklahoma, to be numbered Section 34.

§ 34. (a) The Legislature of the State of Oklahoma is hereby authorized to enact legislation whereby the State of Oklahoma may become indebted in an amount not to exceed Twenty Million Dollars (\$20,000,000.00) for the purpose of constructing a Justice Department and State Library building, to be known as the State of Oklahoma Department of Justice Building, and remodeling and repairing the State Capitol.

(b) The Legislature may direct, (1) that the Justice Department and State Library be housed in separate and connecting wings of the building and that the State Library wing be designed, constructed and equipped in accordance with the Library's specifications; (2) that the remodeling and repair of the

State Capitol be in accordance with the specifications of the Superintendent of Buildings and Grounds and the State Board of Public Affairs; (3) that the State Library be allocated adequate space in the State Capitol to serve the Legislature and other agencies located in that building; and (4) that the building be erected on the State Capitol grounds in a location approved by the Legislature.

(c) The Legislature shall enact Legislation to pledge a sufficient annual amount of the General Revenue Fund to be used for the sole purpose of paying the interest on such debt as it becomes due and pay and discharge the principal of such debt within twenty-five (25) years; provided, that if such payments require more than five percent (5%) of the General Revenue Fund in any one (1) fiscal year, the Legislature shall impose and provide for the collection of a tax sufficient to pay and discharge the remainder of said interest and principal.

SECTION 2. The ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

LEGISLATIVE REFERENDUM NO.---

STATE QUESTION NO.-----

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional Amendment Amending Article 10, Oklahoma Constitution, by adding Section 34 thereto, authorizing legislation whereby State may become indebted for not to exceed \$20,000,000.00 to construct a Justice Department and State Library Building and remodel and repair the State Capitol, requiring legislation for payment of the interest and principal of such debt from the General Revenue Fund of the State and if five percent (5%) thereof is insufficient to levy a tax for such purpose, and authorizing legislation as to the location of such building and housing therein and as to the State

Library and remodeling and repairing of the State Capitol be approved by the People?

SHALL THE PROPOSED AMENDMENT BE APPROVED?

YES

NO

SECTION 3. The President of the Senate shall, immediately after the adoption of this Resolution, prepare and file one (1) copy of the Resolution, including the ballot title, with the Secretary of State and one (1) copy with the Attorney General.

SECTION 4. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Coppock, Dendy, Fine, Frazier, Grantham, Hall, Harris, McClendon, McColgin, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Tipps, Young (Cleveland), Young (Haskell).—23.

Nay: Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Hamilton, Hope, Jones, McSpadden, Mahan, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer).—16.

Not Voting: Collins (Creek), Garvin, Herndon, Perryman, Sandlin.—5.

The Resolution was declared passed.

Senator Miskovsky moved that the emergency clause to **SJR 18** be ordered stricken and the title amended to conform, which motion was declared adopted.

SJR 18 was referred for engrossment.

GENERAL ORDER

HB 569, by Stevens, et al, was read and considered.

Senator Walker moved to amend **HB**

569, line 5, page 1, by deleting the word and figure, "eight (8:00)" and substituting the word and figure, "seven (7:00)," and on line 1, page 2, by deleting the word and figure, "Six (6:00)," and substituting the word and figure, "seven (7:00)," which amendment was declared failed of adoption.

Senator Walker moved to amend **HB 569**, line 2, page 2, by striking after the word, "afternoon," the remainder of line 2 and all of lines 3, 4, 5, 6, 7, 8 and down to the word, "Ten" on line 9, and substituting the following: "Provided, that in counties having a population of more than 100,000 according to the last Federal Decennial Census the polls shall be opened at six (6:00) a.m.," amending title to conform by inserting after the word "polls," and before the word, "requiring," the following, "Providing means for giving notice and opening polls at six (6:00) a.m. if necessary in counties having a population of more than -----."

By unanimous consent, upon request of Senator Walker this amendment was withdrawn pending consideration of other amendments.

Senator Shoemake moved to amend **HB 569**, line 7, page 2, by striking after the word, "at," the word and figures "seven (7:00)," and inserting in lieu thereof the word and figures, "six (6:00)."

Senator Walker moved that **HB 569** be ordered re-referred to the Committee on Privileges and Elections, which motion was declared adopted.

HB 574, by Nigh, et al of the House, and Young (Cleveland) of the Senate, was read and considered.

Upon motion of Senator Young (Cleveland) **HB 574** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 574** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 574 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Not Voting: Dendy, Garvin, Hall, Sandlin.—4.

The Bill was declared passed.

HB 574 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 343, by Wilson (Beckham), was read and considered.

Upon motion of Senator Wilson (Beckham), **SB 343** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended, and **SB 343** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 343 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breden, Carrier, Cartwright, Collins (Pontotoc), Dendy, Easterly, Frazier, Grantham, Hall, Hamilton, Herndon, McColgin, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—23.

Nay: Baldwin, Boecher, Collins

(Creek), Coppock, Cowden, Dacus, Field, Fine, Harris, Hope, Jones, McClendon, McSpadden, Mahan, Perryman, Rinehart, Shoemake, Stipe, Walker.—19.

Not Voting: Allen, Garvin.—2.

The Bill was declared passed.

Senator Mahan moved that the emergency clause to **SB 343** be stricken, which motion was declared failed of adoption.

The vote occurring on the emergency clause, it was declared failed of adoption upon a roll call as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Pontotoc), Dendy, Easterly, Frazier, Hall, Hamilton, Herndon, McColgin, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—22.

Nay: Baldwin, Boecher, Collins (Creek), Coppock, Cowden, Dacus, Field, Fine, Grantham, Harris, Hope, Jones, McClendon, McSpadden, Mahan, Perryman, Rinehart, Shoemake, Stipe, Walker.—20.

Not Voting: Allen, Garvin.—2.

SB 343 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 703, 711 and 712**, as amended.

Senator Payne asked that the record show him excused for the remainder of this legislative day, which was the order.

MESSAGE FROM THE HOUSE

Advising that the Senate's request for cancellation of a conference on Senate Bill No. 65 has been granted.

By unanimous consent, **SB 65**, as amended by the Honorable House, was taken up for consideration.

Senator Field moved that the vote be reconsidered by which the Senate refused to concur in **HAs** to **SB 65** and requested a conference.

Senator Trent presiding.

Upon motion of Senator Miskovsky, the previous question was ordered put.

The vote occurring on the Field motion, it was declared adopted.

Senator Collins (Creek) moved that further consideration of **SB 65**, as amended by the Honorable House, be deferred until 2:00 p. m., tomorrow.

Senator Fine, as a substitute, moved that the Senate concur in **HAs** to **SB 65**, which motion was declared adopted.

Senator Miskovsky asked unanimous consent, which was ordered granted, to be made a co-author of **SB 65**, as amended.

Senator Cartwright asked unanimous consent, which was ordered granted, to have his name removed as author of **SB 65**, as amended.

SB 65, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Collins (Creek), Cowden, Dacus, Dendy, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—29.

Nay: Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Easterly, Field, Garvin, Harris, McClendon, Ritzhaupt, Tipps.—13.

Excused: Payne.—1.

Not Voting: Frazier.—1.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Collins (Creek), Cowden, Dacus, Dendy, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskov-

sky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Easterly, Field, Garvin, Harris, McCleendon, Tipps.—12.

Excused: Payne.—1.

Not Voting: Frazier.—1.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Field moved when the Clerk's desk is cleared of routine matters the Senate adjourn to meet as provided under the rules, which motion was declared adopted.

The President presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 522—By Foster, McCarty, Harkey, Andrews, Rogers and Fuller of the House and Miskovsky of the Senate—A Joint Resolution providing for a local government study commission composed of citizen members and members of the Legislature representing certain counties for the purpose of studying local units of government in certain counties and recommending a plan or method for elimination of duplications and overlapping of governmental jurisdiction and services; authorizing the commission to solicit and accept monies; authorizing employment of personnel and payment of necessary expenses, authorizing the State Legislative Council to assist the Commission; requiring a report of the Commission's conclusions and recommended legislation to the Twenty-Seventh Session of the Oklahoma Legislature; and declaring an emergency.

HB 637—By Bailey (Cleveland)—An Act relating to the distribution of cop-

ies of the Statutes and Session Laws of Oklahoma and amending Title 75, Section 14, Oklahoma Statutes 1951; and declaring an emergency.

HB 640—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the State Banking Department; providing that the Bank Commissioner shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 846—By Sparger, Price, Simmons, Bohr, Inman, Ogden, Bond (Marshall), Craig, Stewart, Moad, Vandiver, Tinker, Cook, Priebe, Daugherty, McCarty, Bliss, Williams (Murray), Goodfellow, Traw, Taliaferro, Hargrave, Clark, Graybill, Cole, Cunningham, Smith, Bond (Stephens), Cartwright (Seminole), Richeson, Garrison, Reudy, Camp, Belvin, Etling and Patten — An Act relating to the licensing and registration of automobile rental trailers and semi-trailers; defining the term "automobile rental trailers" to mean and include all utility automobile trailers and semi-trailers suitable for towing by a passenger automobile when same are owned or in the possession of any person engaged in renting or leasing such type of trailers or semi-trailers for intrastate or interstate use, or for combined interstate and intrastate use; classifying such "automobile rental trailers" for the purposes of taxation under the motor vehicle license and registration laws and providing for the annual registration and rate of the license fees for same; providing for laden weight limits and for certain exemptions from motor vehicle excise tax; providing that such automobile rental trailers owned, used, or possessed, by any person engaged in renting or leasing same in Oklahoma, may be registered on an apportionment basis and for the

determination of the number thereof which shall be required to be registered each year in Oklahoma, requiring the keeping of weekly records and furnishing of such information to the Tax Commission as it deems necessary for the proper enforcement hereof; providing that the provisions of the motor vehicle license, registration, title and excise tax laws consistent with the provisions of this Act shall apply to "automobile rental trailers" registered hereunder; providing that all "automobile rental trailers," as herein defined, before being rented, leased or used in Oklahoma must be registered in this or some other state and have a current license plate attached thereto; providing that the taxes herein levied, when paid in full, shall be in lieu of all ad valorem taxes on such trailers; fixing the effective date of this Act as January 1, 1958; and making the provisions of this Act severable.

HB 910—By Stevens—An Act fixing and providing for the payment of salaries of County Judges, County Attorneys and Bailiffs in certain counties.

HB 921—By Camp—An Act relating to Building and Loan Associations; amending 18 O. S. 1951 § 316; providing for examinations for said Associations; prescribing costs therefor; and declaring an emergency.

HB 922—By Camp—An Act fixing the amount of fees the Bank Commissioner shall collect for examination of State Banks based on capital, surplus, and total resources of the institutions on date of examinations; amending 6 O. S. 1951 § 19, as amended by Section 1, Chapter 1, Title 6, Page 15, Oklahoma Session Laws 1953; and declaring an emergency.

HB 933—By Camp of the House, and Carrier of the Senate—An Act relating to the salary of the County Attorney in all counties of the State of Oklahoma having a population of not less than fifty thousand (50,000) nor more than

fifty-five thousand (55,000) according to the 1950 Federal Census, and a total net valuation of not less than Sixty Million (\$60,000,000.00) Dollars nor more than Seventy Million (\$70,000,000.00) Dollars; conferring additional duties on the County Attorney of said counties; providing for additional salary to be paid from the Court Fund of the respective counties; and declaring an emergency.

HB 936—By Odom—An Act relating to Public Funds; authorizing cancellation of depository checks or vouchers issued by any State officer, department, board, commission, institution or agency, and disposition of funds represented thereby; fixing period of limitations; and declaring an emergency.

HB 940—By Bullard—An Act relating to Employment Security; amending 40 O. S. 1951 § 220; providing qualifications for members of the Oklahoma Employment Security Commission; providing for appointment, tenure and removal of said members; outlining procedures for said Commission; relating to a Board of Review; and declaring an emergency.

HB 941—By Nance of the House, and Young (Cleveland) of the Senate—An Act relating to County Treasurers; imposing additional duties on County Treasurers of certain counties and providing additional compensation therefor; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs** 110 and 122, each as amended.

HAs to **SB** 110 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Page 1, SECTION 1, Line 25 of Engrossed Senate Bill No. 110 by striking the entire line.

AMENDMENT NO. 2. Amend Page

1, SECTION 1, Line 27 by striking the figures "576,567.00" and "575,567.00" and inserting in lieu thereof the figures "574,567.00" and "573,567.00."

HA to **SB 122** read as follows, and consideration deferred:

AMENDMENT NO. 1—Amend by striking **TITLE** and substituting in lieu thereof the following: "AN ACT RELATING TO THIRTEENTH (13TH) AND FOURTEENTH (14TH) GRADE SCHOOLS."

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 73, 108, 189, 298, 305** and **315**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 15**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM GOVERNOR

Advising approval by him, April 8, 1957, of Enrolled **SBs Nos. 9** and **266** entitled:

ENROLLED SENATE BILL NO. 9—By Wilson (Greer), Stipe and Trent of the Senate.

AN ACT AMENDING § 135.3, **TITLE 57, O. S. 1951, RELATING TO SALARIES OF THE WARDENS OF THE STATE PENITENTIARY AND THE STATE REFORMATORY; AND DECLARING AN EMERGENCY.**

ENROLLED SENATE BILL NO. 266—By Young (Cleveland) of the Senate and Nance of the House.

AN ACT RELATING TO COUNTY OFFICERS; PRESCRIBING ADDITIONAL DUTIES AND PROVIDING ADDITIONAL COMPENSATION FOR THE COUNTY ATTORNEYS OF CER-

TAIN COUNTIES; REPEALING LAWS OR PARTS OF LAWS IN CONFLICT HEREWITH; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SJR 15, SBs 15, 16, 101, 103, 120, 128, 131** and **161**, the House Conferees being the Joint Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Transmitting following Bills together with Conference Committee Reports thereon, advising adoption of Conference Committee Reports and passage of Measures as amended: Engrossed **SBs 7** and **121**.

The above numbered Bills and/or Resolutions as amended in Conference were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HBs, 668, 686** and **727**, requesting Conferences and naming the Joint Conference Committee on Appropriations as the House Conferees.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 30—By Wilson (Greer) and Hope of the Senate, and Wolf and Larason of the House—A Joint Resolution authorizing the State Contingency and Emergency Board to make allocation of funds to the Salary Administration Board created by Senate Bill No. 7 of the Twenty-sixth Oklahoma Legislature, from the State Contingency and Emergency Fund, during the biennium beginning July 1, 1957, and ending June 30, 1959, for the purpose of carrying said Senate Bill No. 7 into effect; limiting the amount which may be so allocated; and declaring an emergency.

SB 375—By Young (Haskell) and Fine—An Act relating to traveling expenses of County Commissioners in certain counties; fixing amount to be allowed and paid for such traveling expenses; authorizing such traveling expenses to be paid from certain funds; making this Act exclusive as to payment of traveling expenses to County Commissioners in the counties in which this Act is applicable; and declaring an emergency.

SB 376—By Young (Haskell)—An Act relating to County Officers; prescribing additional duties and providing additional compensation for the County Attorneys of certain counties; repealing laws or parts of laws in conflict herewith; and declaring an emergency.

SB 377—By Hall—An Act relating to travel expenses of Sheriffs in the conduct of official business in certain counties; establishing mileage fees; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 11—Appropriations and Budget.

SB 63—Insurance.

HB 749—Social Welfare.

DO PASS, as amended:

SB 186—Social Welfare.

SB 361—Appropriations and Budget.

HB 663—Judiciary.

HB 869—Appropriations and Budget.

HB 886—Appropriations and Budget—To Planning and Resources by previous order.

As provided under the Field motion, the President declared the Senate adjourned to meet at 1:30 p. m., tomorrow.

FIFTY-THIRD LEGISLATIVE DAY
Tuesday, April 9, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m. and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—37.

Excused: Frazier, Garvin, Herndon, Mahan, Miskovsky, Perryman, Young (Haskell).—7.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative Day was declared approved.

Senator Collins (Creek) asked unanimous consent, which was granted, that Mary Sue Grubbs, seven year old daughter of Mr. and Mrs. Sterling N. Grubbs of Cushing, be made an Honorary Journal Clerk for this Legislative Day.

Senator Wilson (Greer) asked unanimous consent, which was granted, that Debbie Autery, one and one-half years old, be made an Honorary Journal Clerk for this Legislative Day.

This being the birthday of the President of the Senate, Lieutenant Governor Williams, Senator Miskovsky presented him a gift of a painting of Jesus Christ done by Mrs. Lee Sheaffer of this city. The remembrance was from Mr. and Mrs. Vernon Bowman, friends of President Williams, and members of Faith

Tabernacle, of which Reverend Scott, the Chaplain for the week, is pastor.

In accepting the picture, President Williams stated that his heart swelled with emotion and that he was without words to express his appreciation.

President Pro Tempore Baldwin advised that all members and employees of the Senate were invited to have punch and cake in the Senate Lounge, immediately following adjournment, in celebration of the President's birthday.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 284—Aviation.

SB 292—Aviation.

DO PASS, as amended:

HB 783—Labor Relations.

FIRST READING

The following Bills were introduced and read the first time:

SB 378—By Sandlin of the Senate and Finch of the House—An Act relating to contests in municipal elections; making the law governing county contests applicable to municipal elections; amending Section 26, Title, 11, O. S. 1951 and Section 41a Title 11, O. S. 1951; and declaring an emergency.

SB 379—By Price—An Act relating to instruments filed, and instruments on file, in the office of the Court Clerk of the several counties of the State; providing that a micro-film of any instrument on file in the office of the Court Clerk shall constitute a duplicate original of the instrument involved; providing a photostat or other photographic copy of the micro-film of any such instrument, when certified by the Court

Clerk to be a true and correct copy of the instrument involved, shall be admissible in evidence, without further identification, to the same extent and for the same purposes as the original instrument; authorizing the micro-filming of instruments on file in court actions, proceedings and matters in the office of the Court Clerk of each county in the State having a population in excess of 190,000 according to the 1950 Federal Decennial Census or any succeeding Federal Decennial Census, and the destruction of such instruments, in the manner prescribed herein, after same have been on file in such office for not less than fifteen (15) years; and declaring an emergency.

SB 380—By Price—An Act creating a special, cumulative and continuing account, within the general fund of each county, city, town, and school district in this State, for the payment of premiums on policies of insurance lawfully purchased by the proper officer, board, council, or commission of the county, city, town, or school district insuring such county, city, town, or school district against losses or liabilities to be incurred after the issuance of such policies, including policies covering periods of time beyond the close of the fiscal year in which such policies are purchased; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 372—Senator Carrier asked unanimous consent, which was granted, that **SB 372**, by Carrier of the Senate and Camp of the House, be ordered printed and placed upon the Calendar without reference to a committee.

SB 373—Senator Carrier asked unanimous consent, which was granted, that **SB 373**, by Carrier of the Senate and Camp of the House, be ordered printed and placed upon the Calendar without reference to a committee.

SB 374—Planning and Resources.

SB 375—County Government.

SB 376—County Government.

SB 377—County Government.

SJR 28—Appropriations and Budget.

SJR 29—Public Health.

SJR 30—Appropriations and Budget.

HB 910—County Government.

HB 921—Banks and Banking.

HB 922—Banks and Banking.

HB 933—Senator Carrier asked unanimous consent, which was granted, that **HB 933**, by Camp of the House and Carrier of the Senate, be ordered printed and placed upon the Calendar without reference to a committee.

HB 936—Judiciary.

HB 940—Labor Relations.

HB 941—County Government.

HB 637—Judiciary.

HB 640—Appropriations and Budget.

HB 846—Revenue and Taxation.

HJR 522—County Government, then to Municipal Government.

GENERAL ORDER

Senator Sandlin moved that **SB 247**, by Sandlin of the Senate and Hill of the House, be ordered stricken from the Calendar, which motion prevailed.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator Baldwin, who stated Permits would be issued in the office of the President Pro Tempore:

We, your Special Committee on Lobby Permits to whom was referred requests of the following petitioners, beg leave to report that we have the same under consideration, and recommend that the requests be granted and permits issued to each of the following:

Aaron Gritzmaker of Oklahoma City, Oklahoma, who states that he is a legis-

lative representative for Oklahoma Hardware and Implement Association, Inc., and that he is paid the sum of nothing for his services;

Roy Tant of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Automobile Dealers Association, and is paid the sum of nothing for his services;

Hugh D. Straughn of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Telephone Association, and that he is paid the sum of \$6,720.00 per year for his services;

Walter B. Jessee of Durant, Oklahoma, who states that he is a legislative representative for Oklahoma Association of Soil & Water Conservation Districts, and that he is paid the sum of \$10.00 per day for his services;

Charles G. Huddleston of Enid, Oklahoma, who states that he is a legislative representative for Oklahoma Dispensing Opticians Association, and is paid the sum of \$200.00 per month for his services;

Carroll Swickey of Oklahoma City, Oklahoma, who states that he is a legislative representative for Oklahoma Association of Insurance Agents, Inc., and that he is paid the sum of nothing for his services.

Dated this 9th day of April, 1957.

Don Baldwin
President Pro Tempore
Ray Fine
Floor Leader
Leon B. Field
Assistant Floor Leader

Senator Ritzhaupt presiding.

PENDING ACTION ON HAS:

Senator Hope moved that the Senate refuse to concur in **HAs** to **SB 122**, by Wilson (Beckham) et al, and request a conference, referring the Bill to the Joint Appropriations Conference Committee, which motion prevailed.

Senator Hope moved that the Senate concur in **HAs** to **SB 110**, by Hope, et al, which motion was declared adopted.

SB 110, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Frazier, Garvin, Herndon, Mahan, Miskovsky, Perryman, Young (Haskell).—7.

Not Voting: Dacus, Jones, Tipps.—3.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Frazier, Garvin, Herndon, Mahan, Miskovsky, Perryman, Young (Haskell).—7.

Not Voting: Dacus, Jones, Tipps.—3.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senators Perryman, Garvin, Frazier and Miskovsky asked to be recorded present, which was the order.

GENERAL ORDER

HB 571, by Stevens, et al of the House, and Wilson (Greer), Price, Coppock and Payne of the Senate, was read and considered.

Senators Sandlin, Dacus, Miskovsky, Field, Hope, Collins (Creek), Cowden, McClendon, Rinehart, Collins (Pontotoc) and McColgin asked to be made co-authors of **HB 571**, which was the order.

Upon motion of Senator Wilson (Greer) **HB 571** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Greer), the rules of the Senate were suspended, and **HB 571** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 571 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Allen, Boecher, Hall, Stipe.—4.

Excused: Herndon, Mahan.—2.

Not Voting: Baldwin, Fine, Jones, Perryman, Walker.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Price,

Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Allen, Boecher, Hall, Stipe.—4.

Excused: Herndon, Mahan.—2.

Not Voting: Baldwin, Fine, Jones, Perryman, Walker.—5.

The Emergency was declared passed.

HB 571, as co-authored, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 22 and **SBs 293** and **343** each correctly engrossed.

SBs 65 and **121** each correctly enrolled.

Engrossed **SCR 22** and Engrossed **SBs 293** and **343** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SBs 65** and **121**, after fourth reading, were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Mahan asked to be recorded present, which was the order.

GENERAL ORDER

HB 691, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, the enacting clause to **HB 691** was ordered stricken.

Senators Dacus, Sandlin, Tipps and Collins (Creek) asked to be made co-authors of **HB 691**, which was the order.

Upon motion of Senator Hope, **HB 691**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 691**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 691 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Herndon.—1.

Not Voting: Coppock, Jones, Trent, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Herndon.—1.

Not Voting: Coppock, Jones, Trent, Wilson (Beckham).—4.

The Emergency was declared passed.

HB 691, as amended, was referred for engrossment.

Senator Herndon asked to be recorded present, which was the order.

REFERRING TO **HB 886**:

Senator Hope asked unanimous consent that **HB 886** be ordered withdrawn from the Planning and Resources Committee, ordered printed and placed upon the Calendar, which was the order.

MESSAGE FROM THE HOUSE

Advising that the House requests the return of Engrossed **SB 241** for correction.

Senator Price asked unanimous consent that the Senate return **SB 241** to the Honorable House as requested, which was the order.

GENERAL ORDER

SB 311, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 311**, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 311** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 311 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Boecher.—1.

Not Voting: Baldwin, Collins (Creek), Dendy, Hall, Jones, Rinehart.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, Mc-

Colgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Boecher.—1.

Not Voting: Baldwin, Collins (Creek), Dendy, Hall, Jones, Rinehart.—6.

The Emergency was declared passed.

SB 311 was referred for engrossment.

Senator Hope asked that the record show him excused for the remainder of this legislative day, which was the order.

Senator Frazier presiding.

MESSAGE FROM THE HOUSE

Transmitting Engrossed and Enrolled **HB 553**, as requested.

Senator Sandlin moved that the vote be reconsidered by which **HB 553** was passed, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—35.

Nay: Baldwin.—1.

Not Voting: Dendy, Garvin, Harris, Hope, Jones, McSpadden, Rinehart, Young (Cleveland).—8.

President Pro Tempore Baldwin presiding.

Upon motion of Senator Sandlin, the vote was reconsidered by which **HB 553** was advanced to engrossment and third reading.

By unanimous consent, further consideration of **HB 553** was deferred for this legislative day.

GENERAL ORDER

SB 159, by Judiciary Committee, was read and considered.

Senator Hope asked to be shown excused, which was the order.

Upon motion of Senator Rinehart, **SB 159** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended and **SB 159** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 159 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Collins (Creek), Collins (Pontotoc), Dendy, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Beckham), Young (Haskell).—26.

Nay: Baldwin, Breeden, Carrier, Coppock, Cowden, Dacus, Easterly, Field, Jones, Payne, Price, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—16.

Excused: Hope.—1.

Not Voting: Cartwright.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Nay: Baldwin, Coppock, Cowden, Dacus, Easterly, Jones, Price, Tipps, Wilson (Greer).—9.

Excused: Hope.—1.

Not Voting: Cartwright.—1.

The Emergency was declared passed.

SB 159 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Shoemake moved that the vote be reconsidered by which **SB 311** was passed.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 531**.

By unanimous consent, upon request of Senator McClendon, **HCR 531** was taken up for immediate consideration.

Senators Allen, Stipe, Collins (Pontotoc), Dacus, McSpadden and Trent asked to be made co-authors of **HCR 531**, which was the order.

HCR 531, as co-authored, was read at length as follows and adopted upon motion of Senator McClendon:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 531—By Welch, Jumper, Spear and Cartwright (Seminole) of the House, and McClendon, Allen, Stipe, Collins (Pontotoc), Dacus, McSpadden and Trent of the Senate.

A CONCURRENT RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES THAT SUFFICIENT FUNDS UNDER THE DEFICIENCY APPROPRIATION PROVIDED IN HOUSE RESOLUTION 4249 WHICH WILL PERMIT THE DEPARTMENT OF HEALTH, EDUCATION AND WELFARE TO CONTINUE ITS PRESENT FIFTY-FIFTY MATCHING FORMULA WITH THE VARIOUS STATES UNDER ITS SOCIAL SECURITY LAWS FOR THE FISCAL YEAR ENDING JUNE 30, 1957, AND THAT A SUFFICIENT APPROPRIATION BE PROVIDED IN HOUSE RESOLUTION

6287 TO PERMIT THE CONTINUANCE OF THE SAME MATCHING FORMULA FOR THE ADMINISTRATION OF ASSISTANCE UNDER THE SOCIAL SECURITY LAWS OF THE UNITED STATES FOR THE FISCAL YEAR ENDING JUNE 30, 1958.

WHEREAS, it has been called to the attention of the House of Representatives and Senate of the State of Oklahoma, duly assembled in the regular Twenty-sixth Session of the Oklahoma Legislature, that the Congress of the United States is considering a reduction in the appropriation for administering the Social Security Laws in the Emergency Appropriation Bill 4249 for the fiscal year ending June 30, 1957, and is considering a decrease in the appropriation for administrative purposes for the Department of Health, Education and Welfare for the fiscal year ending June 30, 1958, and making the latter appropriation a closed-end appropriation for such purposes; and

WHEREAS, the Congress of the United States in the 1956 amendments of the Social Security Laws of the United States has added new programs on a matching formula on a fifty-fifty basis for medical services which will entail an increase in administrative expenses; and

WHEREAS, the greater majority of the states will want to take advantage of such medical program for the welfare of the recipients of assistance in their states; and

WHEREAS, a majority of those states will be limited in the amount of money that can be appropriated within tax structures of such states for such purposes and will need at least a fifty-fifty matching formula with the Department of Health, Education and Welfare in order to put into effect such medical and other liberalizations of their welfare program; and

WHEREAS, it has been the custom of the Congress of the United States to

have an opened-end appropriation in the appropriation bills for the Department of Health, Education and Welfare in order that such Department might continue its matching formula on a fifty-fifty basis in event of unforeseen expenses in its administration; and

WHEREAS, the states have been accustomed to carrying out their programs with the understanding that there will be no curtailment in said matching funds or the matching formula by the Department of Health, Education and Welfare, and a reduction in administrative funds by Congress would, no doubt, cause a serious administrative problem in all the Social Security programs in the various states which would be seriously detrimental to the intents and purposes of both the Federal and State laws to their assistance programs and that such condition should not be permitted to arise by a curtailment of administrative funds by closed-end and decreased appropriations by the Congress of the United States;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE SENATE CONCURRING THEREIN:

THAT the Congress of the United States be memorialized not to decrease the appropriation for administrative purposes in the Department of Health, Education and Welfare for the fiscal year ending June 30, 1957, and that Congress authorize and direct the Department of Health, Education and Welfare not to change its present matching formula with the states from a fifty-fifty basis for administrative purposes;

BE IT FURTHER RESOLVED, that the appropriation for the fiscal year ending June 30, 1958, be continued, not as a closed-end, but an opened-end appropriation, in order that such Department may continue to conduct its business with the states in the same manner that such

business has been heretofore conducted and that such appropriation be in an amount sufficient for the Department to participate in carrying out the liberalization of the Social Security Laws of the United States as provided in the various amendments of the Social Security Law of 1956, which become effective July 1, 1957;

BE IT FURTHER RESOLVED, that copies of this Resolution be sent by the Secretary of State to the Chief Clerk of the Senate and House of Representatives of the United States Congress and to each member of the Oklahoma delegation in Congress.

Engrossed **HCR 531**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator Trent asked unanimous consent, which was granted, that, following the report of the Committee on Public Health relative to **SB 333**, the bill be then referred to the Committee on Social Welfare for consideration.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 18 correctly engrossed.

SB 7 correctly enrolled.

Engrossed **SJR 18** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 7**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Field moved when the desk is cleared the Senate adjourn to meet as provided under the Rules—1:30 p. m., tomorrow, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 951—By Briscoe of the House, and McSpadden of the Senate.—An Act relating to the issuance of revenue bonds by Oklahoma Military Academy; amend-

ing Title 70, Section 1580.2, O. S. 1951; providing that revenue bond issues may mature at not to exceed forty (40) years from their date of issue; and declaring an emergency.

HB 952—By Bailey (Kay) and Craig of the House, and Grantham of the Senate.—An Act relating to the issuance of revenue bonds by the Northern Oklahoma Junior College; amending Section 2, Chapter 44, Title 70 Session Laws 1955; providing that revenue bond issues may mature at not to exceed forty (40) years from their issue; and declaring an emergency.

HB 825—By Dolezal, Bailey (Kay) and Craig of the House, and Grantham and Breeden of the Senate.—An Act relating to the donation and bequest of human bodies and organs, members and parts thereof for purpose of advancing medical science or for the replacement or rehabilitation of diseased or worn out organs, members and parts of the bodies of living humans; providing how and to whom persons may donate and bequeath human bodies or organs, members or parts thereof; limiting remuneration of physicians, hospitals and embalmers to established fees for professional services rendered; authorizing the revocation of such bequest and donations and the manner thereof; providing for the removal of the bodies or organs, members or parts thereof bequeathed or donated; providing penalties for violations of this Act; and declaring an emergency.

HB 861—By Arrington, Bailey (Kay), Camp, Bradley, Hammers, Pitcher, Ozmun, Tinker, Stewart, Bliss, Foster, Spear, Carey, Simmons, Lance and Sparks.—An Act relating to the Oklahoma Agricultural and Mechanical College; amending 70 O. S. 1951 § 1311; changing name of Oklahoma Agricultural and Mechanical College to Oklahoma State University; providing for Board of Regents of Oklahoma State University, fixing its membership, and prescribing its powers, duties and func-

tions; making certain laws applicable to the Oklahoma State University; and declaring an emergency.

HB 950—By Davis and Lance of the House, and Allen of the Senate.—An Act relating to the issuance of revenue bonds by the Oklahoma College for Women; amending Title 70, Section 1709.2, O. S. 1951; providing that revenue bond issues may mature at not to exceed forty (40) years from their date of issue; and declaring an emergency.

HB 938—By Langley and Stewart of the House and Fine of the Senate.—An Act relating to travel expenses of County Commissioners; fixing the amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

HB 625—By Langley of the House and Young (Cleveland) of the Senate.—An Act relating to the time for the apportionment of millage by the County Excise Board; and declaring an emergency.

HB 754—By Langley, Nance, Bailey (Kay), Finch and Richeson of the House, and Stipe and Hall of the Senate.—An Act amending Section 213 (e), Title 40, Oklahoma Statutes 1951, relating to the Employment Security Law, and raising the duration of benefits; repealing all Acts or parts of Acts in conflict herewith and declaring an emergency.

HB 894—By McCarty, Andrews, Fuller, Cunningham, Foster, Harkey and Rogers of the House and Miskovsky of the Senate.—An Act authorizing the collection of a fee of one dollar and fifty cents, (\$1.50) from each civil case, proceeding or appeal, for the support of an existing county law library; authorizing the Board of Law Library Trustees thereof to acquire photographic or chemical reproduction equipment to be used in conjunction therewith, in counties having a population in excess

of 275,000, and containing a city having a population in excess of 225,000, and amending existing laws to that extent only; and declaring an emergency.

HB 900—By Patten, Slater, Nixon, Calkins, Musgrave, Chambers, Alexander and Privett of the House and Price and Breeden of the Senate—An Act relating to salaries of District Court Judges of district court judicial districts of the State having a population in excess of 200,000, but not in excess of 300,000, according to the Federal census of 1950, and a city therein having a population in excess of 180,000, but not in excess of 200,000, according to the Federal census of 1950; providing for the approval of claims upon the court funds of counties in such districts; and providing for the compilation and codification of instructions by said judges; providing compensation for such duties; providing for the payment of such additional compensation from the court fund of the county having therein a city with a population in excess of 180,000; and declaring an emergency.

HB 902—By Bailey (Cleveland) of the House and Young (Cleveland) and Miskovsky of the Senate—An Act relating to water conservancy districts; amending Sections 3, Chapter 5, Title 82, Oklahoma Session Laws 1955; extending application of certain provisions to certain counties; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 18**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 65** and **121**.

The above numbered Enrolled Bills

and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 703, 711, 712, and 912**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, April 9, 1957, of Enrolled **SB No. 133**, entitled:

ENROLLED SENATE BILL NO. 133
—By Hope, Wilson (Greer) and Dacus of the Senate and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE DEPARTMENT OF AGRICULTURE; STATING THE PURPOSE; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF PERSONNEL; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 148—Business and Industry.

SB 347—State and Federal Government.

SB 369—Privileges and Elections.

HB 698—Judiciary.

HB 742—State and Federal Government.

DO PASS: as amended:

SB 351—State and Federal Government.

FIRST READING

The following Bills and/or Resolu-

tions were introduced and read the first time:

SJR 31—By Trent of the Senate and Munson of the House—An Act amending Section 2, Title 56, Chapter 7b, O. S. 1953, relating to referring of recipients of public assistance, subject to rehabilitation, and declaring an emergency.

SB 381 — By Easterly and Wilson (Beckham) of the Senate—An Act relating to civil actions against non-residents; amending Title 47, O. S. 1951, Section 391 by adding to said Section the provision that a person who is a non-resident of this State shall include the principal of any agent or employee using and operating a vehicle in the furtherance of the business of his principal.

SB 382—By Wilson (Beckham) of the Senate—An Act relating to public safety; amending Title 47, O. S. 1951, Section 121.3, as amended by House Bill No. 708 of the 1953 Session and House Bill No. 583 and Senate Bill No. 293 of the 1955 Session, by adding to Sub-

section (c) that the speed limit for all motor vehicles not otherwise governed by law on divided four-lane highways outside of cities and towns shall be seventy (70) miles per hour during the hours of day and sixty (60) miles per hour during the hours of night.

SB 383—By Sandlin, Collins (Pontotoc) of the Senate and Long (Seminole) of the House—An Act relating to civil procedure; providing for assignment of District Judges and Judges of Superior Courts of and in District Court Judicial No. 22; providing for additional compensation to Judges; fixing effective date of Act; and declaring an emergency.

MESSAGE FROM THE HOUSE

Advising that, through error, the House of Representatives advised Conference had been granted on **SB 103**, which was not the order of the House of Representatives.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

FIFTY-FOURTH LEGISLATIVE DAY
Wednesday, April 10, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hurdon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Baldwin, Boecher.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

RESOLUTION

The following Resolution was introduced, and by unanimous consent, upon request of Senator Trent, was read at length and adopted upon his motion:

SENATE RESOLUTION NO. 36—By Trent.

A RESOLUTION DIRECTING THE PRESIDENT PRO-TEMPORE OF THE SENATE TO APPOINT THREE (3) MEMBERS OF THE SENATE AS A COMMITTEE FOR THE PURPOSE OF CONFERRING WITH THE PROPER AUTHORITIES IN WASHINGTON, D. C. IN THE INTEREST OF FOSTERING FEDERAL LEGISLATION THAT WILL CORRESPOND WITH WELFARE LEGISLATION.

WHEREAS, it is provided in House Bill 629 of the Twenty-sixth Legisla-

ture of the State of Oklahoma that it is the duty of the Oklahoma Public Welfare Commission to conform with Federal Social Security Laws in relation to funds available in ascertaining the need of any person eligible to receive Old Age Assistance; and

WHEREAS, it is in the interest of Oklahoma welfare legislation that Federal legislation be fostered which will not conflict and will conform with House Bill 629;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The President Pro-Tempore shall appoint three (3) members of this body as a committee for the purpose of conferring with the proper authorities in Washington D. C. in the interest of fostering Federal legislation which will correspond with welfare legislation contained in House Bill 629.

SR 36 was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 821 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 821**, as amended, were properly signed and ordered returned to the Honorable House.

FIRST READING

The following Bills were introduced and read the first time:

SB 384—By Grantham of the Senate, and Bailey (Kay) of the House—An Act relating to Guardian and Ward; providing that a Guardian of the person or estate of a resident of Oklahoma shall be a resident of Oklahoma; making the provisions of this Act prospective; and declaring an emergency.

SB 385—By Grantham, Breeden and Mahan of the Senate, and Craig and

Bailey (Kay) of the House—An Act relating to the salaries of District Court Judges in District Court Judicial Districts of the State having (A) only one District Judge, (B) a population in excess of sixty thousand (60,000), according to the Federal Census of 1950 or according to any succeeding Federal Census, and (C) a net assessed valuation in excess of Seventy Million Dollars (\$70,000,000.00), as defined therein; providing for the payment of salaries thereto, in addition to those paid by the State, from the respective Court Funds of the counties comprising said Districts; amending Sec. 1, Ch. 10a, Title 74, S. L. 1953; and declaring an emergency.

SB 386—By Trent—An Act amending Title 68, Section 1251d, O. S. 1951, of the Sales Tax Act; providing for exemptions from the Sales Tax levied by Title 68, Section 1251c, O. S. 1951, providing that gross receipts or gross proceeds accruing from sales specified and enumerated in this Act shall be exempt from the aforesaid Sales Tax levied; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 378—Privileges and Elections.

SB 379—Judiciary, then County Government.

SB 380—Insurance.

SB 381—Judiciary.

SB 382—Senator Wilson (Beckham) asked unanimous consent that **SB 382**, by Wilson (Beckham) be ordered printed and placed upon the Calendar without reference to a committee, to which Senator Allen objected.

Senator Wilson (Beckham) moved that **SB 382** be ordered printed and placed upon the Calendar without reference to a committee, which motion was declared failed of adoption, the Presi-

dent casting a "no" vote on a tie vote of 16 Ayes and 16 Nays.

The vote occurring on the Wilson (Beckham) motion, it was declared failed of adoption.

SB 382 was referred to the Committee on Public Safety.

SB 383—Senator Sandlin asked unanimous consent, which was granted, that **SB 383**, by Sandlin and Collins (Pontotoc) of the Senate, and Long (Seminole) of the House, be ordered printed and placed upon the Calendar without reference to a committee.

SJR 31—Social Welfare.

HB 894—Judiciary.

HB 900—Judiciary.

HB 902—State and Federal Government.

HB 938—County Government.

HB 625—County Government.

HB 754—Labor Relations.

HB 825—Public Health.

HB 861—Education.

HB 950—Judiciary.

HB 951—Judiciary.

HB 952—Judiciary.

Senator Cartwright presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 571 and 691 and SB 159 each correctly engrossed.

SCR 18 and SB 110 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 571 and 691**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SB 159** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR 18** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SB 110**, after fourth reading,

was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 574**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Fine moved that **HBs 950, 951 and 952** be ordered withdrawn from the Judiciary Committee and referred to the Committee on Revenue and Taxation, which motion prevailed.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 552—By Shoemake, Long (Caddo), Wolf, Hill, Stevens, Levergood, Graves and Smith.—An Act amending 10 O. S. 1951 § 112; relating to delinquent children; providing for paroles and releases from certain institutions; providing for superintendents of state training schools to parole and release children within discretion; denying courts authority to release or parole children; repealing 10 O. S. 1951, § § 220 and 244, and all other laws or parts of laws in conflict herewith; and declaring an emergency.

The above numbered **HB** was read for the first time.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 138**, as amended.

HAs to **SB 138** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Senate Engrossed Bill No. 138 by adding as co-author "HILL of the House"; and

Page 1, Line 20 of **TITLE** by striking the following: "AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. Page 1, SECTION 1, Line 23, by striking after the word "created" and before the word

"water" the word "a" and by adding after the word "created" the words "the Oklahoma"; and

Page 2, SECTION 2, Line 21, by adding after the word "the" and before the word "water" the word "Oklahoma"; and

Page 3, SECTION 3 (a), Line 35, after the word "the" and before the word "water" by adding the word "Oklahoma"; and

Page 4, SECTION 3, Line 17, after the word "said" and before the word "water" by adding the word "Oklahoma"; and

Page 6, SECTION 7 (a), Line 18, after the word "the" and before the word "water" by adding the word "Oklahoma"; and

Page 6, SECTION 7 (b), Line 20, after the word "the" and before the word "water" by adding the word "Oklahoma"; and

Amending the title to conform herewith.

AMENDMENT NO. 3. Page 2, SECTION 2 (c), Line 32, by inserting the following after the word "contracts": "and other agreements."

AMENDMENT NO. 4. Page 3, SECTION 2 (d), Line 9, by striking the "." after the word "water" and adding the following: ", and are directed to prepare such plans for consideration and approval by the Legislature."

AMENDMENT NO. 5. Page 4, SECTION 4, Line 36, by striking the words "conclusions of law" and inserting the following: "orders of determination."

AMENDMENT NO. 6. Page 5, SECTION 6, Lines 29 and 30 by striking the words "four (4) years technical training therein," and inserting the following: "a college education."

AMENDMENT NO. 7. Page 6, SECTION 7 (b), Line 19, by striking the words "order or decision" and inserting the following: "order of determination."

AMENDMENT NO. 8. Page 6, SEC-

TION 7 (b), Line 26, by striking the words "or decision" and inserting the following: "of determination."

AMENDMENT NO. 9. Page 6, SECTION 7 (b), Lines 31 and 32, by striking the words "order or decision" and inserting the following: "order of determination."

AMENDMENT NO. 10. Page 6, SECTION 7 (b), Line 33, by striking the words "order or decision" and inserting the following "order of determination."

AMENDMENT NO. 11. Page 6, SECTION 7 (b), Line 35, by striking the word "taxed" and inserting the following: "assessed."

AMENDMENT NO. 12. Page 7, Lines 15 to 18 inclusive, by striking all of SECTION 11.

MESSAGE FROM GOVERNOR

Advising approval by him, April 9, 1957, of Enrolled **SB 189** entitled:

ENROLLED SENATE BILL NO. 189
—By Rinehart and Shoemake of the Senate, and McCarty, Simmons, Finch, Pazoureck and Hammers of the House.

AN ACT RELATING TO RAILROADS OPERATING TRACK MOTOR CARS; AMENDING SECTIONS 1 AND 2, CHAPTER 7, TITLE 66, PAGE 319, OKLAHOMA SESSION LAWS 1953; PROVIDING ENFORCEMENT OF ACT BY CORPORATION COMMISSION.

Senator Garvin asked that Senator Jones be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

HB 687, by Lollar and Wilson, was read and considered.

Upon motion of Senator Hall, **HB 687** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **HB 687** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 687 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Boecher, Jones.—3.

Not Voting: Herndon, Tipps, Trent, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Boecher, Jones.—3.

Not Voting: Herndon, Tipps, Trent, Wilson (Beckham).—4.

The Emergency was declared passed.

HB 687 was properly signed and ordered returned to the Honorable House.

Senator Jones asked to be recorded present, which was the order.

GENERAL ORDER

HB 688, by Lollar and Wilson of the House, was read and considered.

Upon motion of Senator Hall, **HB 688** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended and

HB 688 was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 688 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Baldwin, Boecher.—2.

Not Voting: Collins (Creek), Collins (Pontotoc), Trent.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Baldwin, Boecher.—2.

Not Voting: Collins (Creek), Collins (Pontotoc), Trent.—3.

The Emergency was declared passed.

HB 688 was properly signed and ordered returned to the Honorable House.

Senators Jones and Dendy asked that the record show them excused until such time as they might return to the Chamber, which was the order.

GENERAL ORDER

SB 195, by Miskovsky, was read and considered.

Senator Miskovsky moved to amend **SB 195**, line 5, page 2, by adding after the word, "kind," and before the word, "shall," the following: "with a wrongful, unlawful or felonious purpose or intent," which amendment was declared adopted.

Upon motion of Senator Miskovsky, **SB 195**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 195**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 195 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Boecher, Dendy, Jones.—4.

Not Voting: Allen, Collins (Pontotoc), Frazier, Hall, Hope, Rinehart, Tipps.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe,

Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Boecher, Dendy, Jones.—4.

Not Voting: Allen, Collins (Pontotoc), Frazier, Hall, Hope, Rinehart, Tipps.—7.

The Emergency was declared passed.

SB 195, as amended, was referred for engrossment.

GENERAL ORDER

HB 710, by Lance, was read and considered.

Senator Hamilton moved to amend **HB 710**, line 2, page 1, by deleting the words, "deposit or," which amendment by unanimous consent he withdrew.

Senator Mahan moved to amend **HB 710**, line 4, page 1, after the word, "animal," adding the following: "with the intention of abandoning such domestic animals," and on line 2 by striking the words, "or abandon," which amendment was declared adopted.

Senators Allen and Miskovsky asked to be made co-authors of **HB 710**, which was the order.

Upon motion of Senator Allen, **HB 710**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and **HB 710**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Boecher asked to be recorded present, which was the order.

THIRD READING

HB 710 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Grantham, Hall,

Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Easterly, Garvin, Hamilton, McClendon, Ritzhaupt, Walker.—6.

Excused: Baldwin, Dendy, Jones.—3.

Not Voting: Herndon, Payne, Rinehart, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Grantham, Hall, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Easterly, Garvin, Hamilton, McClendon, Ritzhaupt, Walker.—6.

Excused: Baldwin, Dendy, Jones.—3.

Not Voting: Herndon, Payne, Rinehart, Wilson (Beckham).—4.

The Emergency was declared passed.

HB 710, as co-authored and amended, was referred for engrossment.

GENERAL ORDER

HB 707, by Ham, et al of the House, and Ritzhaupt of the Senate, was read and considered.

Upon motion of Senator Ritzhaupt, **HB 707** was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended, and **HB 707** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 707 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Dendy, Jones.—3.

Not Voting: Breeden, Easterly, Herndon, Tipps, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Dendy, Jones.—3.

Not Voting: Breeden, Easterly, Herndon, Tipps, Wilson (Beckham).—5.

The Emergency was declared passed.

HB 707 was properly signed and ordered returned to the Honorable House.

Senator Mahan asked that the record show him excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

HB 886, by Moad of the House and McColgin of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 886** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and

HB 886 was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 886 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Stipe.—1.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Easterly, Herndon, Ritzhaupt, Tipps, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Stipe.—1.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Easterly, Herndon, Ritzhaupt, Tipps, Wilson (Beckham).—5.

The Emergency was declared passed.

HB 886 was referred for engrossment.

GENERAL ORDER

HB 869, by Larason, et al of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 869** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 869** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 869 was read for the third time an length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Allen, Easterly, Herndon, Perryman, Tipps, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Allen, Easterly, Herndon, Perryman, Tipps, Wilson (Beckham).—6.

The Emergency was declared passed.

HB 869 was referred for engrossment.

GENERAL ORDER

HB 670, by Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate, was read and considered.

Senator Hope moved to amend **HB 670**, line 5, page 2, by striking the words and figures, "June 30, 1960" and "June 30, 1961," and inserting the words and figures, "June 30, 1958" and "June 30, 1959," which amendment was declared adopted.

Upon motion of Senator Hope, **HB 670**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 670**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 670 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Herndon, Miskovsky, Perryman, Tipps.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin,

Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Herndon, Miskovsky, Perryman, Tipps.—4.

The Emergency was declared passed.

HB 670, as amended, was referred for engrossment.

GENERAL ORDER

SB 361, by Hope, Baldwin, Field and Fine, was read and considered.

Upon motion of Senator Hope, **SB 361** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 361** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 361 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Carrier, Herndon, Miskovsky, Perryman, Tipps.—5.

The Bill was declared passed.

On the question of passage of Emerg-

ency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Carrier, Herndon, Miskovsky, Perryman, Tipps.—5.

The Emergency was declared passed.

SB 361 was referred for engrossment.

GENERAL ORDER

SB 284, by Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House, was read and considered.

Senator Hope asked unanimous consent, which was granted, that the enacting clause on **SB 284** be stricken.

Upon motion of Senator Hope, **SB 284**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 284**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 284 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Payne, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Haskell).—29.

Nay: Cartwright, Garvin, Hamilton, Price, Young (Cleveland).—5.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Carrier, Coppock, Miskovsky, Perryman, Tipps, Walker.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Haskell).—30.

Nay: Cartwright, Garvin, Hamilton, Young (Cleveland).—4.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Carrier, Coppock, Miskovsky, Perryman, Tipps, Walker.—6.

The Emergency was declared passed.

SB 284, as amended, was referred for engrossment.

GENERAL ORDER

SB 234, by Ritzhaupt, Rinehart, Boecher, Grantham, Mahan, Cowden, Perryman, Harris, Sandlin, Coppock and Collins (Creek), was read and considered.

Upon motion of Senator Hope, **SB 234** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 234** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 234 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cart-

wright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Carrier, Coppock, Tipps.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Dendy, Jones, Mahan.—4.

Not Voting: Carrier, Coppock, Tipps.—3.

The Emergency was declared passed.

SB 234 was referred for engrossment.

GENERAL ORDER

HB 663, by Stewart et al of the House and Hamilton of the Senate, was considered further.

Senator Hamilton moved to amend **HB 663**, Line 9, Page 2, by inserting after the word "damages" the following "sustained by reason thereof," which amendment was declared adopted.

Upon motion of Senator Hamilton the title to **HB 663** was ordered amended to conform to the bill, as amended.

Upon motion of Senator Hamilton,

HB 663, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **HB 663**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Mahan asked to be recorded present, which was the order.

THIRD READING

HB 663 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Hope, McClendon, McColgin, McSpadden, Mahan, Perryman, Rinehart, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—24.

Nay: Breeden, Collins (Creek), Garvin, Hall, Harris, Miskovsky, Payne, Price, Shoemake, Stipe, Young (Cleveland).—11.

Excused: Baldwin, Dendy, Jones.—3.

Not Voting: Allen, Carrier, Collins (Pontotoc), Coppock, Herndon, Tipps.—6.

The Bill was declared passed.

HB 663, as amended, was referred for engrossment.

Senator Cowden asked to be shown excused for the remainder of this legislative day, which was the order.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 30—Appropriations and Budget.

SB 18—Penal Institutions.

SB 20—Penal Institutions.

SB 170—Municipal Government.

SB 254—Penal Institutions.

SB 285—Judiciary.

SB 300—Public Health.

SB 313—Judiciary.

HB 537—Planning and Resources.

HB 640—Appropriations and Budget.

HB 782—State and Federal Government.

HB 788—State and Federal Government.

HB 800—Municipal Government.

DO PASS, as amended:

SB 183—Social Welfare.

SB 184—Social Welfare.

SB 185—Social Welfare.

SB 268—State and Federal Government.

SB 331—Judiciary.

GENERAL ORDER

HB 607, by Morford et al of the House and Frazier and Collins (Pontotoc) of the Senate, was read and considered.

Senators McSpadden and Herndon asked to be made co-authors of **HB 607**, which was the order.

Upon motion of Senator Frazier, **HB 607** was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended and **HB 607** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 607 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wil-

son (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Cowden, Dendy, Jones.—4.

Not Voting: Collins (Creek), Collins (Pontotoc), Miskovsky, Rinehart, Stipe, Tipps.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Cowden, Dendy, Jones.—4.

Not Voting: Collins (Creek), Collins (Pontotoc), Miskovsky, Rinehart, Stipe, Tipps.—6.

The Emergency was declared passed.

HB 607, as co-authored, was properly signed and ordered returned to the Honorable House.

Referring further to **HB 553**, recalled from the Governor:

Senator Sandlin moved to amend Engrossed **HB 553**, Line 18, Page 1, by striking after the word "grand" and before the word "juror" the words "or petit," which amendment was declared adopted.

Senator Sandlin asked to be made a co-author of **HB 553**, which was the order.

Upon motion of Senator Sandlin, **HB 553**, as amended and as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended and **HB 553**, as amended and as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 553 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—38.

Nay: Young (Haskell).—1.

Excused: Baldwin, Cowden, Dendy, Jones.—4.

Not Voting: Collins (Creek).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—38.

Nay: Young (Haskell).—1.

Excused: Baldwin, Cowden, Dendy, Jones.—4.

Not Voting: Collins (Creek).—1.

The Emergency was declared passed.

HB 553, as amended and as co-authored, was referred for engrossment.

GENERAL ORDER

SB 211, by Miskovsky of the Senate and McCarty of the House, was read and considered.

Upon motion of Senator Miskovsky **SB 211** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 211** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 211 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Garvin, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Grantham, Hamilton, McClen-
don, Wilson (Beckham).—4.

Excused: Baldwin, Cowden, Dendy, Jones.—4.

Not Voting: Collins (Creek), Frazier, Hall.—3.

The Bill was declared passed.

On the question of passage of Emer-
gency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Garvin, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Grantham, Hamilton, McClen-
don, Wilson (Beckham).—4.

Excused: Baldwin, Cowden, Dendy, Jones.—4.

Not Voting: Collins (Creek), Frazier, Hall.—3.

The Emergency was declared passed.

SB 211, as amended, was referred for engrossment.

There being matters on the Presi-

dent's desk for the consideration of the Senate in executive session, it was upon motion of Senator Young (Haskell) that the Senate closed its doors and went into executive session.

*

The Senate reassembled, in open ses-
sion, with Senator Cartwright presiding, who made the following announcement:

The Senate, in executive session and upon motion of Senator Garvin, advised and consented to the confirmation of the reappointment of EARL RUSSEL, of Duncan, Oklahoma, as a member of the Board of Regents for the Oklahoma Agricultural and Mechanical Colleges for a term effective April 9, 1957 and ending April 2, 1965.

Senator Field moved when the clerk's desk is cleared of routine matters the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 387—By Young (Cleveland) of the Senate—An Act providing for the maturities for revenue bonds issued by the Board of Regents for the Oklahoma Agricultural and Mechanical Colleges and the Board of Regents of the University of Oklahoma; validating certain proceedings heretofore adopted by said Boards for the issuance of revenue bonds, and the bonds to be issued pursuant thereto; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 928—By Wilson and Lollar—An Act relating to travel expenses and fees of the Sheriff in certain counties; establishing mileage fee; providing for the keeping, feeding and maintaining prisoners; and declaring an emergency.

HB 939—By Cook—An Act relating

to the tax on tobacco products; providing that said purchases of tobacco products made by the Board of Affairs shall be exempted from said tax; providing for reports to Oklahoma Tax Commission by Board of Affairs and that tax commission may temporarily suspend such tax exempt distribution for violation of provisions of this Act; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 122, and naming Joint Conference Committee on Appropriations as House Conferees.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a. m., tomorrow.

FIFTY-FIFTH LEGISLATIVE DAY

Thursday, April 11, 1957

Pursuant to adjournment, the Senate convened at 10:30 a. m., and was called to order by President Pro Tempore Baldwin.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—36.

Excused: Collins (Creek), Coppock, Frazier, Garvin, Hall, Stipe, Wilson (Beckham), Young (Haskell).—8.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative Day was declared approved.

Senator Rinehart asked unanimous consent that Clinton Quaid of Oklahoma City be made an Honorary Page for this Legislative Day, which was the order.

Senator Mahan asked unanimous consent that Mary Jane McDonald of Bartlesville, young cousin of Senator McSpadden, be made an Honorary Journal Clerk for this Legislative Day, which was the order.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

- SB 384**—Judiciary.
- SB 385**—Judiciary.
- SB 386**—Agriculture.
- SB 387**—Revenue and Taxation.
- HB 552**—Penal Institutions.

HB 939—Revenue and Taxation.

HB 928—County Government.

GENERAL ORDER

SB 344, by Shoemake of the Senate and Ruby, et al of the House, was read and considered.

Upon motion of Senator Shoemake, **SB 344** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended, and **SB 344** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 344 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Excused: Collins (Creek), Coppock, Frazier, Garvin, Hall, Stipe, Wilson (Beckham), Young (Haskell).—8.

Not Voting: Fine, McClendon, McSpadden.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Excused: Collins (Creek), Coppock, Frazier, Garvin, Hall, Stipe, Wilson (Beckham), Young (Haskell).—8.

Not Voting: Fine, McClendon, McSpadden.—3.

The Emergency was declared passed.

SB 344 was referred for engrossment.

Senator Stipe asked to be recorded present, which was the order.

GENERAL ORDER

SB 373, by Carrier of the Senate and Camp of the House, was read and considered.

Senator Carrier moved to amend **SB 373**, Line 2, Page 1, by striking after the word, "Section," and before the word, "of," the figure "191," and inserting the figure, "187," and by striking after the word, "Statutes," on Line 3, Page 1, before the comma, the figure, "1951," and inserting "1955 Supplement," and amending the title by changing after the word, "Section," and before the word, "of," the figure, "191," and inserting the figure, "187," and by striking after the word, "Statutes, and before the comma, the figure, "1951," and inserting "1955 Supplement," which amendment was declared adopted.

Upon motion of Senator Carrier, **SB 373**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Carrier, the rules of the Senate were suspended, and **SB 373**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 373 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McCol-

gin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—35.

Excused: Collins (Creek), Coppock, Frazier, Garvin, Hall, Wilson (Beckham), Young (Haskell).—7.

Not Voting: Jones, Tipps.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—35.

Excused: Collins (Creek), Coppock, Frazier, Garvin, Hall, Wilson (Beckham), Young (Haskell).—7.

Not Voting: Jones, Tipps.—2.

The Emergency was declared passed.

SB 373, as amended, was referred for engrossment.

Senators Hall, Frazier, Collins (Creek) and Garvin asked to be recorded present, which was the order.

Senator Easterly presiding.

GENERAL ORDER

Senator Boecher asked unanimous consent that **SB 351**, by Shoemake and Boecher, be ordered withdrawn from the Calendar, and re-referred to the Committee on State and Federal Government for further study, which was the order.

Senator Young (Haskell) asked to be recorded present, which was the order.

SB 186, by Ritzhaupt, was read and considered.

Upon motion of Senator Ritzhaupt,

SB 186 was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended, and **SB 186** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 186 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Garvin, Grantham.—2.

Excused: Coppock, Wilson (Beckham).—2.

Not Voting: Frazier, Hamilton, Sandlin, Walker.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Garvin, Grantham.—2.

Excused: Coppock, Wilson (Beckham).—2.

Not Voting: Frazier, Hamilton, Sandlin, Walker.—4.

The Emergency was declared passed.

SB 186 was referred for engrossment.

GENERAL ORDER

HB 682, by Stevens, et al, was read and considered.

Senators Hope, Mahan, Ritzhaupt, Dacus, Grantham, Collins (Creek), Field, Cowden, McColgin, Carrier, Perryman, Herndon, Miskovsky, Tipps, Collins (Pontotoc), Dendy, Hamilton, Frazier, Wilson (Greer), Boecher, Trent and Harris asked to be made co-authors of **HB 682**, which was the order.

Upon motion of Senator Hope, **HB 682** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 682** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 682 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Coppock, Wilson (Beckham).—2.

Not Voting: Carrier, Dacus.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpad-

den, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Coppock, Wilson (Beckham).—2.

Not Voting: Carrier, Dacus.—2.

The Emergency was declared passed.

HB 682, as co-authored, was referred for engrossment.

GENERAL ORDER

HB 933, by Camp of the House and Carrier of the Senate, was read and considered.

Upon motion of Senator Carrier, **HB 933** was advanced to engrossment and third reading.

Upon motion of Senator Carrier, the rules of the Senate were suspended, and **HB 933** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 933 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Coppock, Wilson (Beckham).—2.

Not Voting: Baldwin, Hall, Jones, Mahan, Sandlin.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Coppock, Wilson (Beckham).—2.

Not Voting: Baldwin, Hall, Jones, Mahan, Sandlin.—5.

The Emergency was declared passed.

HB 933 was properly signed and ordered returned to the Honorable House.

DECLARATION OF VOTE

Senator Walker asked unanimous consent that the record show had he been present when roll was called on **SB 186** he would have voted "Aye" on the bill and emergency, which was the order.

GENERAL ORDER

HB 800, by Musgrave, et al, of the House and Price of the Senate, was read and considered.

Upon motion of Senator Price, **HB 800** was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules of the Senate were suspended, and **HB 800** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 800 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Her-

don, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Coppock, Wilson (Beckham).—2.

Not Voting: Baldwin, Jones, McSpadden, Mahan, Sandlin.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Coppock, Wilson (Beckham).—2.

Not Voting: Baldwin, Jones, McSpadden, Mahan, Sandlin.—5.

The Emergency was declared passed.

HB 800 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 812, by Richeson, et al, of the House and Payne of the Senate, was read and considered.

Senator Payne moved to amend **HB 812** by inserting between lines sixteen (16) and seventeen (17), on Page Three (3), a new Section, to be numbered Section 3, with the remaining sections to be re-numbered accordingly, said new Section to be as follows:

“SECTION 3. In all counties having a population of not less than forty-four thousand (44,000) or more than forty-five thousand (45,000) according to the last preceding Federal Decennial Census, and having a 1956 assessed valuation in excess of Twenty-four Million Dollars (\$24,000,000.00) the county attorney

may employ, in addition to his deputy assistant attorneys, a secretary designated as a legal secretarial assistant at a salary not to exceed Thirty-Six Hundred Dollars (\$3600.00) per year, payable monthly,” and by inserting in the title of said House Bill 812, before the words, “AND DECLARING AN EMERGENCY,” the following: “PROVIDING FOR THE EMPLOYMENT OF A LEGAL SECRETARIAL ASSISTANT TO THE COUNTY ATTORNEY IN CERTAIN COUNTIES, AND FIXING THE COMPENSATION THEREFOR,” which amendment was declared adopted.

Upon motion of Senator Payne, **HB 812**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Payne, the rules of the Senate were suspended, and **HB 812**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 812 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Coppock, Wilson (Beckham).—2.

Not Voting: Baldwin, Herndon, Jones, Rinehart.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins

(Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Coppock, Wilson (Beckham).—2.

Not Voting: Baldwin, Herndon, Jones, Rinehart.—4.

The Emergency was declared passed.

HB 812, as amended, was referred for engrossment.

Senator Boecher asked that the record show him excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 737, by Simmons, et al of the House and Harris of the Senate, was read and considered.

Senator Harris moved to amend **HB 737**, page 2, by striking all of Section 1, and adding a new Section as follows: "This Act shall be known and may be cited as the "1957 Urban Renewal Act."

Senator Harris asked unanimous consent that further consideration of **HB 737** be deferred for this legislative day, which was the order.

GENERAL ORDER

HB 592, by Committee on County, State and Federal Government, was read and considered.

Senator Rinehart moved to amend **HB 592**, line 2, page 1, by adding after the word "county" and before the word "officer" the words, "district or state," which amendment was declared adopted upon motion of Senator Young (Cleveland).

Senator Rinehart moved to amend **HB 592**, line 9, page 1, by adding after the word "the" and before the word "Board"

the words "Secretary of State as to state and district offices and, as to the county offices, the," which amendment was declared adopted.

Upon motion of Senator Rinehart, the title of **HB 592** was ordered amended to conform to the bill as amended.

Upon motion of Senator Young (Cleveland), **HB 592**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended and **HB 592**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 592 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Boecher, Coppock, Wilson (Beckham).—3.

Not Voting: Cowden, Herndon, Jones.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson

(Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Boecher, Coppock, Wilson (Beckham).—3.

Not Voting: Cowden, Herndon, Jones.—3.

The Emergency was declared passed.

HB 592, as amended, was referred for engrossment.

GENERAL ORDER

SB 285, by Easterly, Perryman and Wilson (Beckham) of the Senate and Sweeney and Huff of the House, was read and considered.

Senator Easterly moved to amend the title by striking therefrom the words "to the United States of America or any agency thereof" which amendment was declared adopted.

Upon motion of Senator Easterly, **SB 285**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended and **SB 285**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 285 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClen-don, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland).—35.

Nay: Baldwin, Fine, Rinehart, Walker, Young (Haskell).—5.

Excused: Boecher, Coppock, Wilson (Beckham).—3.

Not Voting: Herndon.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClen-don, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland).—35.

Nay: Baldwin, Fine, Rinehart, Walker, Young (Haskell).—5.

Excused: Boecher, Coppock, Wilson (Beckham).—3.

Not Voting: Herndon.—1.

The Emergency was declared passed.

SB 285, as amended, was referred for engrossment.

GENERAL ORDER

HB 630, by Huff et al of the House and Allen, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Hall, Harris, Hope, McSpadden, Miskovsky, Perryman, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), and Young (Haskell) of the Senate, was read and considered.

Senator Hope moved to amend **HB 630** by inserting the following as its title: "AN ACT RELATING TO APPROPRIATIONS TO THE VARIOUS INSTITUTIONS OF HIGHER LEARNING IN OKLAHOMA; AND DECLARING AN EMERGENCY", which amendment was declared adopted.

Upon motion of Senator Hope, **HB 630**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 630**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 630 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Boecher, Coppock, Wilson (Beckham).—3.

Not Voting: Fine.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Boecher, Coppock, Wilson (Beckham).—3.

Not Voting: Fine.—1.

The Emergency was declared passed.

HB 630, as amended, was referred for engrossment.

GENERAL ORDER

HB 695, by Lance et al, was read and considered.

Upon motion of Senator Hope, **HB 695** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the vote was reconsidered by which **HB 695**

was advanced to engrossment and third reading.

Senator Hamilton moved to amend **HB 695**, line 12, page 2, by striking the words "or other practical methods" and by inserting the word "and" before the word "trapping" in said line 12, which amendment was declared adopted.

Upon motion of Senator Hope, **HB 695**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 695**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 695 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Grantham, Hamilton, Jones, Perryman, Walker.—5.

Excused: Boecher, Coppock, Wilson (Beckham).—3.

Not Voting: Trent.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps,

Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Grantham, Hamilton, Jones, Perryman, Walker.—5.

Excused: Boecher, Coppock, Wilson (Beckham).—3.

Not Voting: Trent.—1.

The Emergency was declared passed.

HB 695, as amended, was referred for engrossment.

RESOLUTION

Senator Miskovsky asked unanimous consent, which was granted, to introduce the following Resolution:

SR 37—By Miskovsky, Rinehart, Perryman, Sandlin—A Resolution creating a Committee of seven members of the Senate to be appointed by the President Pro Tempore of the Senate to investigate matters relating to an apparent practice of retailers of placing incorrect weights on packages of meat, etc.

Senators Dacus, Payne, Collins (Pontotoc) and McColgin asked to be made co-authors of **SR 37**, which was the order.

Senator Allen moved to amend **SR 37**, by striking the first paragraph and substituting the words "The Agriculture Committee."

Senator Miskovsky moved to table the Allen amendment, which motion was ruled out of order on a point of order raised by Senator Allen, who stated the motion followed discussion.

Upon motion of Senator Perryman, the Allen amendment was tabled.

SR 37 was read at length as follows and adopted upon motion of Senator Miskovsky:

SENATE RESOLUTION NO. 37—By Miskovsky, Rinehart, Perryman, Sandlin, Dacus, Payne, Collins (Pontotoc) and McColgin.

A RESOLUTION CREATING A COMMITTEE OF SEVEN MEMBERS

OF THE SENATE TO BE APPOINTED BY THE PRESIDENT PRO TEMPORE OF THE SENATE TO INVESTIGATE MATTERS RELATING TO AN APPARENT PRACTICE OF RETAILERS OF PLACING INCORRECT WEIGHTS ON PACKAGES OF MEAT, MEAT PRODUCTS AND OTHER FOOD ITEMS; EMPOWERING SAID COMMITTEE TO SUBPOENA WITNESSES, BOOKS, PAPERS, RECORDS, ACCOUNTS, AND TO TAKE ALL ACTION NECESSARY TO COMPLETE THEIR INVESTIGATION; EMPOWERING SAID COMMITTEE TO PUNISH AS FOR CONTEMPT, DISOBEDIENCE OF PROCESS, CONTUMACIOUS CONDUCT OR DISORDERLY CONDUCT; REQUIRING SAID COMMITTEE TO MAKE A FULL REPORT TO THE SENATE INCLUDING ITS RECOMMENDATIONS FOR REMEDIAL LEGISLATION.

Whereas, investigations by the State Department of Agriculture has disclosed a possible wide spread practice on the part of retailers in packaging meat, meat products and other food items, to place thereon a weight which is in fact incorrect in that the actual weight of the package is less than that written thereon; and

Whereas, these matters ought to be investigated in order to determine the need for remedial legislation:

BE IT THEREFORE RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

SECTION 1. The President Pro Tempore of the Senate is hereby authorized and directed to appoint a committee of seven (7) members of the Senate: (A) To conduct such investigation as is necessary to determine the existence and extent of the practice of retailers to package meat, meat products and other food items and to write on such package an incorrect weight which is greater than the correct weight of such package.

(B) To recommend legislation to correct such practices.

SECTION 2. The committee created by Section 1 of this resolution is empowered to subpoena witnesses, records, books, papers and documents, and to administer oaths, and to take all such action as is necessary to the conduct of its investigation. Said committee shall have power to punish as for contempt, disobedience of process, or contumacious or disorderly conduct.

SECTION 3. At the conclusion of the investigation to be conducted by the committee created by Section 1 of this resolution, said committee shall make a full and complete report to the Senate including its recommendations for remedial legislation.

SR 37 was ordered referred for enrollment.

President Pro Tempore Baldwin presiding.

As provided under **SR 37**, President Pro Tempore Baldwin appointed as the Committee thereunder the following: Senator Wilson (Beckham), Chairman; Senator Miskovsky, Vice Chairman and Senators Perryman, Ritzhaupt, Rinehart, Tipps and McSpadden as members.

As provided under **SR 36**, by Trent, adopted on the last legislative day, President Pro Tempore Baldwin appointed as the Committee thereunder the following: Senator Trent, Chairman, and Senators McSpadden and Walker as members.

GENERAL ORDER

Senator Carrier asked unanimous consent, which was granted, that **SB 372**, by Carrier of the Senate and Camp of the House, be stricken from the Calendar.

Senator McClendon asked unanimous consent, which was granted, that **SB 1**, by McClendon, Fine, Field, Dendy, Trent, Collins (Creek), Rinehart, Jones and Boecher of the Senate and Bullard of

the House, be withdrawn from the Calendar and re-referred to the Committee on Education.

Senator Field moved when the desk is cleared of routine matters the Senate adjourn to meet on Monday, April 15, 1957, at 1:30 p. m., which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 553, 663, 670, 710, 869, 886, SBs 195, 211, 234, 284 and 361 each correctly engrossed.

SR 36 correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 553, 663, 670, 710, 869 and 886**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SBs 195, 211, 234, 284 and 361** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 36** was properly signed and ordered transmitted to the Secretary of State.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 326—County Government.

SB 327—County Government.

SB 338—County Government.

SB 339—County Government.

SB 364—County Government.

HB 538—Education.

HB 806—County Government.

HB 898—County Government.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 32—By Frazier, Tipps, Herndon, Collins (Pontotoc), Wilson (Greer), Stipe, Easterly, Young (Cleveland),

Payne, Cartwright, Trent, Boecher and Rinehart of the Senate, and Norris, Williams (Murray), Hammers, McCarty and Cartwright of the House.—An Joint Resolution declaring the intent of the Legislature and requesting the Oklahoma State Regents for Higher Education to provide scholarships in Oklahoma tax-supported schools, colleges, or universities to the first, second and third place winners of an essay contest sponsored by the Governor's Committee on Employment of the Handicapped; providing methods of establishing eligibility; providing methods of determining winners of the contest; providing extent of the scholarships; providing for continuation of the program and annual report; and declaring an emergency.

SJR 33—By Hamilton, Stipe, Rinehart, McSpadden, Shoemake, Trent, Wilson (Greer), Frazier, McClendon and Mahan.—A Joint Resolution creating a school study commission and fixing its membership, powers, duties and functions; authorizing employment of necessary technical personnel; and making an appropriation not subject to fiscal year limitations.

SB 388—By McSpadden of the Senate, and Briscoe of the House—An Act relating to Telephone Service; requiring certificate of convenience and necessity from Corporation Commission for extension of telephone lines or service into territory of other telephone companies; and declaring an emergency.

SB 389—By Allen of the Senate, and Davis and Lance of the House—An Act relating to the regulation of taxicabs and the operation thereof; amending 11 O. S. 1951 § 1395, as amended by Section 2, Chapter 33, Title 11, Page 47, Oklahoma Session Laws 1953, and by Section 1 of Chapter 33, Title 11, Page 133, Oklahoma Session Laws 1955 and House Bill No. 776 of the Twenty-sixth Oklahoma Legislature; providing that act regulating taxicabs and the operation thereof shall apply to cities and

towns having a population in excess of fifteen thousand (15,000); and declaring an emergency.

SB 390—By Tipps—An Act relating to Bang's Disease among livestock; amending Section 12, Subarticle E, Article 6, Chapter A, Title 2, Oklahoma Session Laws 1955; regulating sales of certain animals; and declaring an emergency.

SB 391—By Young (Haskell)—An Act requiring a license to chase, hunt or run foxes or wolves; requiring dogs used to chase, hunt or run foxes or wolves to be licensed at an annual fee of One Dollar and Fifty Cents (\$1.50), crediting such fee to the State Game and Fish Fund, and requiring license tags for such dogs; fixing a penalty for stealing such dogs; requiring a license to trap wolves and establishing conditions under which wolves may be trapped; providing penalties for violations of this Act; and declaring an emergency.

SB 392—By Trent of the Senate, and Munson of the House—An Act amending Section 1, Title 56, Chapter 7b, Section 2, Oklahoma Session Laws 1953 Page 230 (56 O. S. Supp. 1955 § 164, paragraph 2) relating to recipients of public assistance, subject to rehabilitation, and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and returning En-grossed **SBs 72 and 147**.

The above numbered Bills were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 7 and 110**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 18**.

The above numbered Enrolled Reso-

lution was ordered referred to the Secretary of State.

As provided under the Field motion,

the Senate was declared adjourned to meet at 1:30 p. m., Monday, April 15, 1957.

FIFTY-SIXTH LEGISLATIVE DAY
Monday, April 15, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboj Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Cowden, Garvin, Harris, Herndon, McSpadden, Rinehart, Sandlin, Trent, Walker, Young (Haskell).—10.

The President declared a quorum present.

Prayer was offered by the Chaplain, Dr. David G. Hause, pastor of the First Baptist Church of Chickasha.

The Journal for the last legislative day was declared approved.

Senator Miskovsky asked unanimous consent, which was granted, that Jimmy Martin and Ronnie Stalcup, both of Oklahoma City, be made Honorary Pages for this legislative day.

Senator Ritzhaupt advised the Senate that the Oklahoma State Medical Association would be glad to place on display on the fourth floor rotunda the figure of a woman, designated as Juno, made of clear plastic, on loan to the Medical Association for showing at the Semi-Centennial during its Health Cavalcade. He stated that this plastic woman is owned by the Dominican Republic; that it is insured for \$25,000.00; stands five feet, six inches; and has twenty parts that light up with a twelve minute lecture; furthermore, that it was made in

Germany, and that there are only four in the world, New York City, Cleveland, Ohio, Dallas, Texas, and the one on loan to the Medical Association.

Senator Ritzhaupt thereupon moved that the Senate accept the offer of the Oklahoma State Medical Association, and place this plastic figure on display on the fourth floor rotunda on Tuesday and Wednesday of this week, the Senate to provide guards both day and night, which motion prevailed.

FIRST READING

The following Bills were introduced and read the first time:

SB 393—By Breeden—An Act relating to the office of County Superintendent of Schools in counties having less than fifteen (15) dependent school districts; transferring the duties thereof to a County Board of Education; creating and prescribing the membership of the County Board of Education; and declaring an emergency.

SB 394—By Collins (Creek)—An Act relating to criminal procedure; providing a method in addition to the method now provided by law whereby a person charged with a misdemeanor relating to the operation of a motor vehicle, may with the approval of the County Attorney and the court enter a plea, have the amount of bail determined, and/or be sentenced without being physically present before the court; modifying 22 O. S., 1951, Sections 452 and 516 to the extent necessary to make this Act effective, and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 388—Public Service Corporations.

SB 389—Business and Industry.

SB 390—Agriculture.

SB 391—Game and Fish.

SB 392—Social Welfare.

SJR 32—Education.

SJR 33—Education.

President Pro Tempore Baldwin presiding.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 571** and **762**, as amended.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 687** and **688**.

The above numbered Enrolled Bills, were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 531**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 317, by Senate Committee on Agriculture, was read and considered.

Upon motion of Senator Easterly, **SB 317** was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended, and **SB 317** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 317 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, McClendon, McColgin,

Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Mahan.—1.

Excused: Cowden, Garvin, Harris, Herndon, McSpadden, Rinehart, Sandlin, Trent, Walker, Young (Haskell).—10.

Not Voting: Hamilton, Hope, Jones.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: Mahan.—1.

Excused: Cowden, Garvin, Harris, Herndon, McSpadden, Rinehart, Sandlin, Trent, Walker, Young (Haskell).—10.

Not Voting: Hope, Jones.—2.

The Emergency was declared passed.

SB 317 was referred for engrossment.

GENERAL ORDER

SB 347, by Hall of the Senate and Lollar of the House, was read and considered.

Senator Young (Haskell) asked to be recorded present, which was the order.

Upon motion of Senator Hall, **SB 347** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **SB 347** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 347 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hope, Jones, McClendon, McColgin, Mahan, Payne, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Hamilton, Perryman.—2.

Excused: Cowden, Garvin, Harris, Herndon, McSpadden, Rinehart, Sandlin, Trent, Walker.—9.

Not Voting: Miskovsky.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hope, Jones, McClendon, McColgin, Mahan, Payne, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Hamilton, Perryman.—2.

Excused: Cowden, Garvin, Harris, Herndon, McSpadden, Rinehart, Sandlin, Trent, Walker.—9.

Not Voting: Miskovsky.—1.

The Emergency was declared passed.

SB 347 was referred for engrossment.

GENERAL ORDER

SB 268, by Dendy, Shoemake, Hall, Mahan, Sandlin and Stipe of the Senate and Sampsel, et al of the House, was read and considered.

Senator Ritzhaupt moved to amend SB 268, line 5, page 3, by striking after the word, "exceed," and before the word, "year," the word and figure "fifty (50)" and inserting the word and figure, "twenty-five (25)," which amendment was tabled upon motion of Senator Shoemake.

Upon motion of Senator Perryman, the title of SB 268 was ordered amended to conform to the body of the bill.

Senators Cowden, Garvin and Sandlin asked to be recorded present, which was the order.

Upon motion of Senator Dendy, SB 268, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Dendy, the rules of the Senate were suspended, and SB 268, as amended, was considered engrossed and placed upon third reading and final passage.

President Williams presiding.

Senator Collins (Creek) moved that SB 268 be ordered referred to Henry W. Blalock, Sr., consulting engineer, for further study, and that he be asked to report forthwith his recommendations, which motion was tabled upon motion of Senator Shoemake.

Senator Baldwin asked that the record show him excused until such time as he might return to the Chamber, which was the order.

Senator Cowden asked unanimous consent that the enacting clause to SB 268 be ordered stricken, which was the order.

THIRD READING

SB 268 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breen, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Cartwright, Coppock, Price, Tipps.—4.

Excused: Baldwin, Harris, Herndon,

McSpadden, Rinehart, Trent, Walker.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemaker, Stipe, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Cartwright, Coppock, Price, Tipps.—4.

Excused: Baldwin, Harris, Herndon, McSpadden, Rinehart, Trent, Walker.—7.

The Emergency was declared passed.

SB 268, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 592, 630, 682, 695 and 812 and SBs 186, 285, 344 and 373 each correctly engrossed.

SR 37 and SBs 72 and 147 each correctly enrolled.

Engrossed SAs to and Engrossed **HBs 592, 630, 682, 695 and 812**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SBs 186, 285, 344 and 373** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 37** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SBs 72 and 147**, after fourth reading, were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 762, 707, 571**.

The above numbered Enrolled Bills, were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Hall asked to be shown excused until such time as he might return to the Chamber, which was the order.

Senator Rinehart asked to be recorded present, which was the order.

GENERAL ORDER

SB 300, by Stipe, Payne and Collins (Pontotoc) was read and considered.

Upon motion of Senator Stipe, **SB 300** was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules of the Senate were suspended, and **SB 300** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 300 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Baldwin, Hall, Harris, Herndon, McSpadden, Trent, Walker.—7.

Not Voting: Dacus, Dendy, Hope, Jones, Mahan, Tipps, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Baldwin, Hall, Harris, Herndon, McSpadden, Trent, Walker.—7.

Not Voting: Dacus, Dendy, Hope, Jones, Mahan, Tipps, Wilson (Beckham).—7.

The Emergency was declared passed.

SB 300 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 532—By Allard of the House, and Collins (Creek) of the Senate.—A Concurrent Resolution relating to the movie production "The Oklahoman"; naming Mr. Joel McCrea, star of the picture, as "The Oklahoman"; designating April 17, 1957, "Joel McCrea Day" throughout the State of Oklahoma; directing that this Resolution be made a part of the Permanent Journals of the Twenty-sixth Legislature; and directing that a duly authenticated copy hereof be presented to Mr. McCrea by Representative Lou Allard, Chairman, Oklahoma Semi-Centennial Commission.

RESOLUTION

By unanimous consent, upon request of Senator Collins (Creek) Engrossed **HCR 532** was taken up for immediate consideration.

Senator Stipe asked unanimous consent to be made a co-author of **HCR 532**, which was the order.

Engrossed **HCR 532**, as co-authored was read at length as follows:

ENGROSSED HOUSE CONCURR-

ENT RESOLUTION NO. 532—By Allard of the House and Collins (Creek) and Stipe of the Senate.

A CONCURRENT RESOLUTION RELATING TO THE MOVIE PRODUCTION "THE OKLAHOMAN"; NAMING MR. JOEL MCCREA, STAR OF THE PICTURE, AS "THE OKLAHOMAN"; DESIGNATING APRIL 17, 1957, "JOEL MCCREA DAY" THROUGHOUT THE STATE OF OKLAHOMA; DIRECTING THAT THIS RESOLUTION BE MADE A PART OF THE PERMANENT JOURNALS OF THE TWENTY-SIXTH LEGISLATURE; AND DIRECTING THAT A DULY AUTHENTICATED COPY HEREOF BE PRESENTED TO MR. McCRAE BY REPRESENTATIVE LOU ALLARD, CHAIRMAN, OKLAHOMA SEMI-CENTENNIAL COMMISSION.

WHEREAS, Oklahoma's Semi-Centennial celebration will be brought to the attention of the entire world with the advent of the World Premiere of the cinemascope production, "The Oklahoman," on April 18, 1957, at the Center Theater, Oklahoma City; and

WHEREAS, the premiere of this outstanding production has been officially designated "The Semi-Centennial World Premiere"; and

WHEREAS, Mr. Joel McCrea, one of the screen's ranking actors and star of the picture, will appear in Oklahoma in person as part of the World Premiere activities, and will tour the State of Oklahoma for one week after said World Premiere; and

WHEREAS, the World Premiere in Oklahoma City will be followed by showings of the picture in all the major cities and towns throughout Oklahoma; and

WHEREAS, "The Oklahoman" depicts a significant historical era of Oklahoma history; and

WHEREAS, this dramatic and exciting movie is of special significance to

Oklahoma and the rest of the nation during Oklahoma's Semi-Centennial year; and

WHEREAS, the people of this State are forever indebted to Mr. Joel McCrea for his outstanding contribution to Oklahoma's Semi-Centennial celebration;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE SENATE CONCURRING THEREIN:

SECTION 1. That Mr. Joel McCrea, star of the outstanding movie "The Oklahoman" is hereby officially named "The Oklahoman" as a token of appreciation of the people of the State for his splendid contribution to Oklahoma's Semi-Centennial celebration.

SECTION 2. BE IT FURTHER RESOLVED, that a copy of this Resolution be made a part of the permanent journals of this Twenty-sixth Oklahoma Legislature;

SECTION 3. BE IT FURTHER RESOLVED, that a duly authenticated copy hereof be presented to Mr. McCrea upon his arrival in Oklahoma City on April 17, 1957, said presentation to be made by Representative Lou Allard, Chairman, Oklahoma Semi-Centennial Commission.

SECTION 4. BE IT FURTHER RESOLVED, that April 17, 1957 is hereby designated "Joel McCrea Day" throughout the State of Oklahoma.

Upon motion of Senator Collins (Creek) Engrossed HCR 532, as co-authored, was adopted.

Engrossed HCR 532, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 369, by Miskovsky, was read and considered.

Senator Miskovsky asked unanimous consent to amend SB 369, line 18, page

7, by striking the word "tenth" which was the order.

Senator Garvin asked unanimous consent to amend SB 369, line 6, page 8, by striking the word, "ten," and inserting the word, "four," which was the order.

Upon motion of Senator Miskovsky, SB 369, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and SB 369, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Baldwin asked to be recorded present, which was the order.

THIRD READING

SB 369 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, East-erly, Field, Frazier, Garvin, Grantham, Hamilton, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritz-haupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Haskell).—31.

Nay: McClendon.—1.

Excused: Hall, Harris, Herndon, McSpadden, Trent, Walker.—6.

Not Voting: Collins (Creek), Dendy, Fine, Hope, Mahan, Young (Cleveland).—6.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, East-erly, Field, Frazier, Garvin, Grantham, Hamilton, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritz-haupt, Sandlin, Shoemake, Stipe, Tipps,

Wilson (Beckham), Wilson (Greer), Young (Haskell).—31.

Nay: McClendon.—1.

Excused: Hall, Harris, Herndon, McSpadden, Trent, Walker.—6.

Not Voting: Collins (Creek), Dendy, Fine, Hope, Mahan, Young (Cleveland).—6.

The Emergency was declared passed.

SB 369, as amended, was referred for engrossment.

GENERAL ORDER

HB 815, by Larason of the House and Wilson (Greer) of the Senate, was read and considered.

Senator Hamilton moved to amend **HB 815**, line 9, page 5, by inserting the word "may" for the word "shall" which amendment was declared adopted.

Upon request of Senator Wilson (Greer), further consideration of **HB 815**, as amended, was deferred for this Legislative Day.

HB 742, by Hammers, was read and considered.

Senator Shoemaker moved to amend **HB 742**, by adding a new Section 2, as following and renumbering succeeding Sections: "Section 2. In all waters bounded by a turbine outlet a continuous warning signal by means of a horn shall be sounded for a period of five minutes prior to opening gates of said dam and the releasing of water through same in order that the public shall have notice thereof," which amendment was declared adopted.

Upon motion of Senator Shoemaker, **HB 742**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Shoemaker, the rules of the Senate were suspended and **HB 742**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Hall asked to be recorded present which was the order.

THIRD READING

HB 742 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Harris, Herndon, McSpadden, Trent, Walker.—5.

Not Voting: Allen, Dendy, Mahan, Stipe.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Harris, Herndon, McSpadden, Trent, Walker.—5.

Not Voting: Allen, Dendy, Mahan, Stipe.—4.

The Emergency was declared passed.

HB 742, as amended, was referred for engrossment.

Referring further to **SB 369**:

Senator Garvin moved that the vote be reconsidered by which **SB 369**, as amended, was passed, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus,

Easterly, Field, Fine, Garvin, Hall, Hamilton, Hope, Jones, McClendon, McColgin, Miskovsky. Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Harris, Herndon, McSpaden, Trent, Walker.—5.

Not Voting: Breeden, Dendy, Frazier, Grantham, Mahan.—5.

Senator Garvin asked unanimous consent, which was granted, that the vote be reconsidered by which **SB 369**, as amended, was advanced to engrossment and third reading.

GENERAL ORDER

SB 369 was considered further.

Senator Garvin moved to amend **SB 369**, as amended, by striking Section 4 as amended and inserting the following as Section 4: "Section 4. If an elector shall fail to vote in an election requiring registration during each successive four-year period beginning January 1, 1957, his registration shall be cancelled within thirty (30) days after the close of said period and he shall not be allowed to reinstate his registration except during the time and in the manner herein prescribed for initial registration" which amendment was declared adopted.

Upon motion of Senator Miskovsky, **SB 369**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 369**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 369 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Coppock, Cow-

den, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: McClendon.—1.

Excused: Harris, Herndon, McSpaden, Trent, Walker.—5.

Not Voting: Boecher, Breeden, Collins (Pontotoc), Mahan, Perryman.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: McClendon.—1.

Excused: Harris, Herndon, McSpaden, Trent, Walker.—5.

Not Voting: Boecher, Breeden, Collins (Pontotoc), Mahan, Perryman.—5.

The Emergency was declared passed.

SB 369, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 45, 111, 156**, each as amended.

HAs to **SB 45** read as follows, rejected upon motion of Senator Hope, Conference requested, referring the Bill to the Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend by striking all of TITLE and substituting in lieu thereof "AN ACT MAKING APPROPRIATION TO THE STATE PLANNING AND RESOURCES BOARD TO USE IN CONNECTION

WITH THE ACTIVITIES OF THE WICHITA MOUNTAIN EASTER SUNRISE SERVICE ASSOCIATION; AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Lines 8 to 17 inclusive by striking all of SECTION 1 and substituting in lieu therefor the following:

"SECTION 1. There is hereby appropriated to the State Planning and Resources Board out of any monies in the General Revenue Fund in the State Treasury, not otherwise appropriated, the sum of Five Thousand Dollars (\$5,000.00), to be used and paid out upon the recommendation of the Wichita Mountain Easter Sunrise Service Association for the purpose for which such Association was formed."

HA to SB 111 read as follows, rejected upon motion of Senator Hope, Conference requested, referring the Bill to the Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Page 1, Line 10, Amend by reinserting "THE ENACTING CLAUSE."

MESSAGES FROM THE HOUSE

HAs to SB 156 read as follows, rejected upon motion of Senator Hope, Conference requested, referring the Bill to the Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Page 1, Amend by striking TITLE and inserting in lieu therefor the following: "AN ACT PERTAINING TO THE PAULS VALLEY STATE SCHOOL."

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 12, by striking the words and figures "Five Hundred Thousand Dollars (\$500,000.00)" and inserting in lieu therefor the words and figures: "Three Hundred Thousand Dollars (\$300,000.00)".

MESSAGES FROM THE HOUSE

Advising passage of and returning

Engrossed SBs 50 and 107, each as amended.

HAs to SB 50 read as follows, rejected upon motion of Senator Hope, Conference requested, referring the Bill to the Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Page 1, by adding the following as co-authors: "MORFORD, MURROW, SPARGER and BOND (Marshall) of the House."

AMENDMENT NO. 2. Page 1, amend by striking TITLE and inserting in lieu therefor the following: "AN ACT RELATING TO ARMORY BUILDINGS."

HA to SB 107 read as follows, rejected upon motion of Senator Hope, Conference requested, referring the Bill to the Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Page 1, Line 11, amend by re-inserting "THE ENACTING CLAUSE."

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SB 241, as amended.

HA to SB 241 read as follows, and concurred in upon motion of Senator Price:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 241, Page 1, SECTION 1, § 552, by striking after the word "for" on Line 20, and before the word "* * * of" on Line 21 the words "each judge of each court of record" and inserting in lieu thereof the words "the District Courts, Common Pleas Courts and County Courts."

SB 241, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedon, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier.

Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Harris, Herndon, McSpaden, Trent, Walker.—5.

Not Voting: Fine, Mahan, Miskovsky.—3.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Harris, Herndon, McSpaden, Trent, Walker.—5.

Not Voting: Fine, Mahan, Miskovsky.—3.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

DECLARATION OF VOTE

Senator Rinehart asked unanimous consent, which was granted, that the record show had he been present at the time of third reading and final passage of **SB 268**, he would have voted **AYE** on the bill and emergency.

Senator Field moved when the desk is cleared of routine matters the Senate adjourn to meet as provided under the rules, which motion was declared adopted.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees

named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 239—Revenue and Taxation.

SB 385—Judiciary.

HB 708—Revenue and Taxation.

HB 900—Judiciary.

HB 939—Revenue and Taxation.

HB 940—Labor Relations.

DO PASS, as amended:

SB 113—Appropriations and Budget.

SB 380—Insurance.

HB 676—Revenue and Taxation.

HB 846—Revenue and Taxation.

MESSAGES FROM GOVERNOR

Advising approval by him, April 12, 1957, of Enrolled SBs Nos. 7, 65, 110, 121 and 298, entitled:

ENROLLED SENATE BILL NO. 7—
By Hope, Wilson (Greer) and Boecher of the Senate and Larason and Wolf of the House.

AN ACT TO BE KNOWN AS "THE STATE SALARY ADMINISTRATION ACT OF 1957"; ESTABLISHING FOR THE STATE GOVERNMENT A SYSTEM OF EMPLOYEE PERSONNEL ADMINISTRATION; DEFINING TERMS; PROVIDING FOR EXEMPTION OF CERTAIN OFFICES, AGENCIES, AND EMPLOYMENTS; CREATING AND PROVIDING FOR THE TERMS, EXPENSES, POWERS AND DUTIES OF A STATE SALARY ADMINISTRATION BOARD; PROVIDING FOR THE EMPLOYEES OF SAID BOARD; REQUIRING EACH STATE AGENCY SUBJECT TO SAID ACT TO PREPARE AND MAINTAIN A CLASSIFICATION AND COMPENSATION PLAN COVERING ALL POSITIONS OF SAID AGENCY, BASED UPON JOB ANALYSIS AND SUBJECT TO REVIEW AND APPROVAL BY THE STATE SALARY ADMINISTRATION BOARD; PROVIDING FOR PERMISSIBLE SALARIES AND CHANGES IN

SALARIES OF EXISTING EMPLOYEES, NEW EMPLOYEES, AND EMPLOYEES GIVEN PROMOTIONS, DEMOTIONS, OR TRANSFERS; PROVIDING THAT EACH SUCH AGENCY SHALL DEVELOP AND MAINTAIN, AS PRESCRIBED BY SAID ACT, VACATION AND SICK LEAVE PLANS FOR REGULAR EMPLOYEES IN THE CLASSIFIED SERVICE, SAID PLANS TO BE REVIEWED AND APPROVED BY THE STATE SALARY ADMINISTRATION BOARD; PLACING CERTAIN DUTIES ON THE STATE BUDGET DIRECTOR; PROVIDING THAT CERTAIN FEDERAL RULES MAY BE ADOPTED BY THE STATE SALARY ADMINISTRATION BOARD UNDER CERTAIN CIRCUMSTANCES; REPEALING CONFLICTING ACTS; PROVIDING THAT THE PROVISIONS OF THIS ACT SHALL BE SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 65—
By Miskovsky.

AN ACT PERTAINING TO HIGHWAYS; PRESCRIBING POLICIES TO BE FOLLOWED BY THE STATE HIGHWAY COMMISSION IN ACQUISITION OF HIGHWAY RIGHTS-OF-WAY, REMOVAL AND RELOCATION OF UTILITIES IN PUBLIC AND PRIVATE RIGHTS-OF-WAY AND PAYING THE COSTS THEREOF UNDER CERTAIN CONDITIONS; DEFINING THE TERM UTILITY FACILITY AS USED IN THIS ACT; AMENDING SENATE JOINT RESOLUTION NO. 43, SECTION 2, 1955 SESSION LAWS, PAGES 587 AND 588, (69 O. S. 1955 SUPP. § 46.4); AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 110
—By Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF PUBLIC AFFAIRS; STATING THE

PURPOSE; PROVIDING FOR THE SALARY OF THE SURPLUS PROPERTY AGENT AND OTHER EXPENSES; PROVIDING FOR THE APPOINTMENT AND COMPENSATION OF OTHER EMPLOYEES; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 121
—By Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE COMMISSIONERS OF THE LAND OFFICE; STATING THE PURPOSE; PROVIDING THAT THE COMMISSIONERS SHALL CREATE THE POSITIONS AND FIX THE SALARIES; MAKING THE APPROPRIATIONS FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 298
—By Collins (Creek) of the Senate, and Finch, Shibley and Allard of the House.

AN ACT RELATING TO COMPENSATION OF DISTRICT JUDGES AND SUPERIOR COURT JUDGES IN CERTAIN COUNTIES; REQUIRING FEES AND FORFEITURES RECEIVED BY JUSTICES OF THE PEACE IN CERTAIN COUNTIES TOTALING NOT MORE THAN SIX THOUSAND DOLLARS (\$6,000.00) IN ANY FISCAL YEAR SHALL BE DEPOSITED IN THE COURT FUND OF THE COUNTY AND BE USED TO SUPPLEMENT ANNUAL SALARIES OF ANY RESIDENT DISTRICT JUDGE AND SUPERIOR COURT JUDGE; AND DECLARING AN EMERGENCY.

MESSAGES FROM GOVERNOR

Advising approval by him, April 15, 1957, of Enrolled SBs 73, 108, 305, 315 entitled:

ENROLLED SENATE BILL NO. 73—

By Collins (Creek), Boecher, Cartwright, Dacus, Field, Grantham, Hamilton, Herndon, Hope, McClendon, Mahan, Payne, Rinehart and Walker.

AN ACT RELATING TO PUBLIC SAFETY; CREATING A STATE BUREAU OF INVESTIGATION AS A DIVISION IN THE EXECUTIVE DEPARTMENT AND OFFICE OF THE GOVERNOR; PRESCRIBING THE DUTIES, FUNCTIONS AND POWERS OF SUCH DIVISION; PROVIDING FOR THE APPOINTMENT, TENURE, PAY INCREMENTS, PENSION RIGHTS AND SURETY BONDS OF EMPLOYEES; PROVIDING FOR THE DUTIES OF LAW ENFORCEMENT OFFICIALS IN REGARD TO THE BUREAU; PROVIDING FOR THE APPOINTMENT, DUTIES AND POWERS OF RANGERS; PROVIDING FOR THE TRANSFER OF PROPERTY AND PAYMENT OF OPERATING COSTS; REPEALING 74 O. S. 1951, § § 144, 145, 150 and 151, 47 O. S. SUPP. 1955, § § 382.5, 383.1 AND 383.2, AND ALL OTHER LAWS OR PARTS OF LAWS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 108
—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA STATE LEGISLATURE; STATING THE PURPOSE; GRANTING AUTHORITY FOR TRAVEL AND COMPENSATION THEREFOR; RELATING TO THE FILING OF CLAIMS AND PAYROLLS; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 305
—By Collins (Creek) of the Senate, and Finch, Allard and Shibley of the House.

AN ACT RELATING TO JUDICIAL OFFICERS IN CERTAIN COUNTIES;

AMENDING SECTION 1 OF SENATE BILL NO. 386 OF THE TWENTY-FIFTH OKLAHOMA LEGISLATURE; IMPOSING ADDITIONAL DUTIES ON JUDGES AND AUTHORIZING PAYMENT OF INCREASED COMPENSATION THEREFOR; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 315
—By Sandlin of the Senate, and Hill of the House.

AN ACT RELATING TO COUNTY OFFICERS; PROVIDING ADDITIONAL DUTIES FOR COUNTY JUDGES IN CERTAIN COUNTIES HAVING A POPULATION OF NOT LESS THAN SIXTEEN THOUSAND EIGHT HUNDRED (16,800) NOR MORE THAN SEVENTEEN THOUSAND FIVE HUNDRED (17,500) ACCORDING TO THE FEDERAL DECENNIAL CENSUS OF 1950 OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, AND HAVING A NET VALUATION OF NOT LESS THAN TWELVE MILLION DOLLARS (\$12,000,000.00) IN 1956 OR ANY SUCCEEDING YEAR; PROVIDING FOR ADDITIONAL COMPENSATION TO BE PAID FROM THE GENERAL FUND OF SAID COUNTIES; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 517—By Bailey (Cleveland) and Wolf of the House and Young (Cleveland) of the Senate—A Joint Resolution authorizing and directing the State Board of Public Affairs to grant and convey to the city of Norman, Oklahoma, a tract of land not to exceed ten thousand (10,000) square feet in area on the site of Central State Griffin Memorial Hospital, Norman, Oklahoma, and authorizing and directing said Board to grant to said city such pipe line easements as may be necessary to make connections between the water system

of said city and a water well to be drilled and operated on said tract.

HJR 518 — By Graves, Arrington, Sweeney, Cox, Cartwright (Seminole), Levergood, Stevens, Bohr, Cole, Clark, Carmichael, Mitchell, Long (Caddo), Carey, Livingston, Sparks, Rives, Traw, Pazoureck, Hill, Simmons, Hammers, Bailey (Cleveland), Horton, Foster, Kite, Musgrave, Ruby and Smith of the House and Miskovsky, Carrier, Collins (Pontotoc), Herndon, Walker, Breeden, Collins (Creek), Cowden, Dacus, Garvin, Grant-ham, Hamilton, Jones, McColgin, McSpadden, Mahan, Ritzhaupt, Stipe, Young (Cleveland) and Young (Haskell) of the Senate—A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment to the Constitution of Oklahoma, the same to be added to Article X and given Section number 27A, relating to municipal water, water facilities, and the financing thereof; authorizing cities and towns, after approval of the proposition by a majority of the voters thereof voting at an election, to enter into contracts and pledge revenues for terms of years with each other, the State of Oklahoma, the United States, or the subdivisions or agencies of any, for the purchase of water or the construction, acquisition or operation of water facilities or the purchase or lease of reservoir space; authorizing two or more cities and towns after approval of proposition by a majority of the voters voting at an election in each such city or town to issue bonds binding income and revenue from the sale of water for a term not exceeding thirty (30) years, for the joint construction, acquisition, ownership, repair, improvement or extension of water facilities; providing that this amendment shall be independent of other Sections of the Constitution relating to municipal water, water facilities, and the financing thereof; providing that the provisions hereof shall not be exclusive as to other

agencies of the State authorized to incur indebtedness; providing that Section 27 of Article X of the Constitution shall be amended to permit joint ownership by cities and towns of water facilities and ordering a special election.

HJR 521—By Larason of the House and Hope of the Senate—"A Resolution pertaining to ("The Plumbing License Law of 1955")."

HJR 524—By Williams (Woodward) of the House and Easterly of the Senate—A Joint Resolution providing for the disposition of any and all bonus, delay rental, and royalty moneys received upon behalf of the State of Oklahoma in connection with, or under the provisions of, any oil and gas lease covering any lands occupied by, or assigned to the use of, the Western State Hospital, entered into by the State Board of Public Affairs within five (5) years after the effective date hereof.

HB 672—By Cook, Nigh, Hill, Allard, Finch, Shoemaker and Tinker of the House and Hamilton, Collins (Creek), Sandlin, Fine, Young (Cleveland) and Mahan of the Senate—An Act making appropriations for regional cooperation with other southern states in providing educational opportunities in the professional, technological, scientific, and other fields in compliance with Title 70, Sections 2121, 2123, O. S. 1951; showing legislative intent; fixing the lapse date; making the provisions of this Act severable; and declaring an emergency.

HB 732—By Finch, Simmons, Clark, Cartwright (Seminole), Richeson and Bailey (Cleveland)—An Act fixing the annual salaries; fixing the minimum salary for District and Superior Judges; providing that the said judicial salaries shall not be in effect during the current constitutional or statutory terms of office of said judges; making certain exceptions; repealing conflicting laws; making provisions of this Act severable; and declaring an emergency.

HB 834—By Cook and Simmons of the House and Hamilton of the Senate—An Act making an appropriation from the public building fund in the State Treasury for repair and modernization and improvements, at Eastern State Tuberculosis Sanatorium, Tahihina, Oklahoma; providing that said appropriation shall be non-fiscal for contractual and expenditure purposes; and declaring an emergency.

HB 980—By Foster, Harkey, Andrews and Fuller—An Act enabling any city in Oklahoma, having a population in excess of two hundred forty thousand (240,000) as shown by the 1950 Federal decennial census, or by any subsequent Federal decennial census, to enact, through its council or legislative body, local laws imposing and levying in any such city any tax for revenue purposes, other than an ad valorem tax, inheritance, estate, gift, amusement tax or such taxes as are now by State statute expressly made exclusive or in lieu of other taxes; and providing that the ordinance levying such tax shall, before it becomes effective, be approved by a majority of the qualified electors of such city voting thereon at a general or special election called for that purpose; providing the manner of submitting the question; limiting the time within which such an ordinance may be submitted to a special election to one year from effective date of this Act; and declaring an emergency.

HB 978—By McCarty, Harkey, Foster, Andrews and Fuller—An Act relating to the incorporation of cities and towns; amending Title 11, Sections 551 and 971, O. S. 1951, by providing that certain territory shall not be subject to the provisions thereof; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 923—By Stewart of the House and Fine of the Senate—An Act relating to county officials; imposing additional duties on County Attorneys in certain

counties and providing for additional compensation therefor; and declaring an emergency.

HB 510—By Goodfellow, Metcalf, Williams (Murray), Daugherty, Daniel, Long (Caddo), Welch, Cole, Sumrall, Ogden, Carmichael, Livingston, Lance, Belvin, Moad, Munson, Simmons, Strickland and Clark of the House and Allen and Miskovsky of the Senate—An Act relating to courts and establishing a Small Claims Court; setting their jurisdiction and venue; and declaring an emergency.

HB 975—By Cartwright (Bryan) and Belvin of the House and Cartwright of the Senate—An Act making an appropriation to the Oklahoma State Regents for Higher Education for allocation to constituent institutions for the restoration, replacement and repair of tornado-damaged buildings and equipment; providing for legislative intent; providing for the use of Federal funds; and declaring an emergency.

HB 501—By Sampsel, Rogers, Pitcher, Musgrave, Levergood, Wilson, Finch, Carmichael, Bond (Stephens), Davis, Lollar, Graves and Morford of the House, and Field, Dacus, Wilson (Beckham), Dendy and Hope, of the Senate—An Act relating to insurance; providing an Insurance Code for the State of Oklahoma; regulating insurers and insurance companies, the insurance business, and the sale and solicitation of insurance, the incorporation or formation of domestic insurance, and surety companies and associations and the admission of foreign and alien companies and associations; to provide their rights, powers and immunities and to prescribe the conditions on which companies and associations organized, existing, or authorized under this Act may exercise their powers; to provide the rights, powers and immunities and to prescribe the conditions on which other persons, firms, corporations and associations engaged in an insurance or surety business

may exercise their powers; imposing licenses and fees and providing for the disposition thereof; to provide for the imposition of taxes and fees on the business of foreign and alien companies and associations and providing for the disposition thereof; to provide for the imposition of a tax on the business of surplus line agents; to establish the Insurance Department, State Insurance Board and the Office of Insurance Commissioner; to provide for the departmental supervision and regulation of the insurance and surety business within this State; to provide penalties for the violation of this Act; repealing Chapters 1 to 16, inclusive, and Chapters 18 to 20, inclusive, Oklahoma Statutes 1951, and all Sections therein as unamended or as amended in 1953 or 1955, and Chapters 1, 15, 15a and 20, Title 36, Oklahoma Session Laws 1953, and Chapters 1, 1a, 1b, 1c, 1d, 1e, 3, 18 and 18a, Title 36, Oklahoma Session Laws 1955, and other conflicting laws; making provisions of Act severable; fixing operative date of Act; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 607**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 553**, as amended.

MESSAGES FROM THE HOUSE

Advising Conference granted on Engrossed **SB 103**, and naming House Conferees as follows: Joint Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HBs 502, 691, 713** and **821**, requesting Conference and naming Conferees as follows: Joint Conference Committee on Appropriations.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 395—By Miskovsky—An Act authorizing and directing the State Board of Public Affairs to contract, and pay, for paving portion of a street abutting certain property owned by the State, and to pay one-half of the cost of paving portion of intersecting street abutting property not owned by the State but adjacent to property owned by State; making an appropriation for such purpose; and declaring an emergency.

SB 396—By Miskovsky—An Act providing that, in any city of this State having a population in excess of 240,000 according to the 1950 Federal decennial census or any succeeding Federal decennial census, any action of the City Planning Commission, as set forth in any report, recommendation, order or decision of such Planning Commission, which, by law, is required to be submitted to the Legislative body of such city for approval, disapproval or further action, may be overruled by such legislative body by, but only by, the vote of not less than three-fourths (3/4) of the entire membership of such legislative body; and declaring an emergency.

SB 397—By Payne of the Senate, and Richeson, Cole and Nevins of the House—An Act relating to workmen's compensation; providing for payment for permanent total disability on discharged employees awarded payment for permanent partial disability; providing for jury trials in District and Superior Courts; and declaring an emergency.

SB 398—By Hope of the Senate and McCarty and Briscoe of the House—An Act relating to articles of wearing apparel or clothing delivered for the purpose of repairing, renovating, cleaning, laundering, or otherwise processing same; providing that if return of same is not requested by owner under certain

conditions and within a certain time same may be given to any charitable or non-profit organization after notice; making an exception; repealing conflict laws; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

**FIFTY-SEVENTH LEGISLATIVE DAY
Tuesday, April 16, 1957**

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: McSpadden, Miskovsky, Rinehart, Trent, Walker.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative Day was declared approved.

COMMUNICATION

The following Communication was ordered incorporated in the Journal:

April 10, 1957.

To The Honorable
President of the Senate,
26th Oklahoma Legislature.
Sir:

In accordance with law and in compliance with the terms of a Resolution, duly adopted by the State Board of Equalization of the State of Oklahoma, sitting in called session on April 9, 1957, I have the honor to transmit to you herewith a duly authenticated duplicate original of said Resolution as adopted by said Board under authority of Section 23, Article 10, of the Constitution of Oklahoma as amended; and to request a signed memorandum acknowl-

edging receipt of the same for the Minutes and records of the Board.

Respectfully,
A. S. J. Shaw, State Auditor;
and Secretary, State Board of
Equalization.

Oklahoma City, Oklahoma.
April 9, 1957.

**THE STATE BOARD OF
EQUALIZATION**

The State Board of Equalization met in the Blue Room, State Capitol Building, Oklahoma City, Oklahoma, at 3:00 o'clock P. M., Tuesday, April 9, 1957, upon call of the Chairman, with notice to each member.

Present:

- Honorable Raymond Gary, Governor and Chairman,
- Honorable Mac Q. Williamson, Attorney General and Vice Chairman,
- Honorable A. S. J. Shaw, State Auditor and Secretary,
- Honorable Andy Anderson, Secretary of State,
- Honorable Scott Burson, State Examiner and Inspector,
- Honorable Harold Hutton, President, State Board of Agriculture.

Absent:

- Honorable John D. Conner, State Treasurer.

Visitors:

- Senator Herbert Hope, Member of the Legislature,
- Representative A. R. Larason, Member of the Legislature,
- Mr. Burton Logan, Director of the Budget,
- Mr. Leon H. Autry, Chief Accountant, State Budget Office,
- Mr. John McNerney, State Budget Office.

GOVERNOR GARY: Let the record

show, Mr. Conner is absent by reason of illness.

A quorum being present, the meeting was called to order by Governor Gary, Chairman.

Mr. Shaw moved that the Minutes of the Board meeting on December 17, 1956, be approved by the Board and made a part of the permanent record. The motion was duly seconded by Mr. Anderson. The members of the Board present voted aye; and the Chairman declared the motion adopted.

In the matter of the preparation of a revised and adjusted estimate of revenues, Mr. Burton Logan, at the invitation of the Chairman, submitted to each member of the Board present a prepared statement showing the current condition of the General Revenue Fund and each special fund of the State. The members considered and discussed the newly enacted legislation (H. B. No. 546, 26th Legislature) providing for the transferring of existing revenues and surpluses from one fund to another, and determined the amount of any increase or decrease resulting from such law. Accordingly, a resolution, incorporating therein the Board's revised and adjusted estimate, was submitted to the members, and upon consideration of the same, Mr. Williamson moved that the Resolution be by the Board adopted. The motion was duly seconded by Mr. Burson. The Resolution is as follows:

**RESOLUTION OF THE STATE
BOARD OF EQUALIZATION**

WHEREAS, Pursuant to the provisions of the Amendment to Section 23, Article 10, Oklahoma Constitution, adopted March 11, 1941, the State Board of Equalization on December 17, 1956, made its original estimate of the revenues to accrue to the General Revenue Fund and each special fund of the State, for the fiscal years ending June 30, 1958 and June 30, 1959; and

WHEREAS, The amendment to Sec-

tion 23, Article 10, Oklahoma Constitution, provides in part as follows:

"* * * Provided, However, that the Legislature may at any regular session or special session called for that purpose, enact laws to provide for additional revenues, other than ad valorem taxes, or transferring the existing revenues or surpluses from one fund to another, whereupon it shall be the duty of the State Board of Equalization to make an estimate of the revenues that will accrue under such laws and to file the same with the Governor and with the President of the Senate and the Speaker of the House of Representatives, and the amount of any increase or decrease, resulting, for any reason, from such laws shall be added to or deducted from each respective fund, as the case may be. The amount of such adjusted estimate shall be the maximum amount which can be appropriated for all purposes from any fund for each year. * * * and

WHEREAS, Since the date of said original estimate made by this Board, the Legislature has enacted a measure transferring revenues previously estimated by this Board to accrue to the General Fund; and

WHEREAS, This Board acting in pursuance of the duty and authority conferred upon it has caused to be presented to it all of the data, figures and relevant information concerning the revenue to accrue under the additional revenue measures or transferring the existing revenues or surpluses from one fund to another adopted by the Twenty-sixth Legislature, and, after careful study of such information has determined that the original estimates of this Board should be revised and adjusted:

NOW, THEREFORE, BE IT RESOLVED, By the State Board of Equalization of the State of Oklahoma that the original estimates of this Board of the revenues reasonably estimated to accrue to the General Revenue Fund

and to the several special funds of the State for and during the fiscal years ending June 30, 1958 and June 30, 1959, be revised and adjusted as follows:

STATE OF OKLAHOMA
EXECUTIVE DEPARTMENT
DIVISION OF THE BUDGET

April 9, 1957

State Board of Equalization
State Capitol Building
Oklahoma City, Oklahoma

Gentlemen:

The Constitution of the State of Oklahoma, Section 23, Article 10, requires the State Board of Equalization to make an itemized estimate of the revenue which will accrue to the General Revenue Fund and each Special Fund of the State for each year of the biennium, and to file same with the Governor, President of the Senate, and the Speaker of the House of Representatives, prior to the convening of each Regular Session of the Legislature. You have complied with this requirement.

This Section further provides "that the Legislature may, at any Regular Session * * * enact laws to provide for additional revenue other than Ad Valorem Taxes or transferring the existing revenues or surplus from one fund to another whereupon it shall be the duty of the State Board of Equalization to make an estimate of the revenues that will accrue under such laws and to file the same with the Governor, President of the Senate, and the Speaker of the House of Representatives, and the amount of any increase or decrease resulting, for any reason, from such laws, shall be added to or deducted from each respective fund, as the case may be. The amount of such adjusted estimate shall be the maximum amount which can be appropriated for all purposes from any fund for each year."

AMOUNT FOR FISCAL YEAR

THREE YEAR AVERAGE

	1954	1955	1956
Total Funds Provided -----	\$80,163,769.03	\$81,334,048.67	\$89,722,167.39
THREE YEAR AVERAGE -----			\$83,740,007.03

ADJUSTMENT OF THREE YEAR AVERAGE

	FISCAL YEAR 1958	FISCAL YEAR 1959
THREE YEAR AVERAGE -----	\$83,740,007.03	\$83,740,007.03
*Less: Necessary Reduction of Gross Production to Teachers' Retirement--	2,200,000.00	2,200,000.00
Adjusted Three Year Average -----	\$81,540,007.03	\$81,540,007.03

The Constitution of the State of Oklahoma further provides that the cash surplus, if any, from the preceding fiscal year, in the hands of the State Treasurer, to the credit of any fund which has not been previously appropriated by the Legis-

*H. B. 546 R. S. 26th Leg.

lature at the time the estimate is made, may be added to the estimate. In this connection attention is called to the provisions of House Bill No. 30, Regular Session, Twenty-First Legislature, creating the Emergency Appropriation Fund. Said bill provides in part as follows: "Upon passage of this Act it shall be the duty of the State Board of Equalization to make an estimate of the revenue which will accrue in the Emergency Appropriation Fund during the current biennium, by reason of transfers of revenues and surpluses to said fund by this Act and any other laws in force at the time such estimate is made."

ANALYSIS OF THE EMERGENCY APPROPRIATION FUND
FOR THE FISCAL YEAR 1956,
AND AN ESTIMATE FOR THE FISCAL YEARS 1957, 1958 AND 1959

	1955-1956 ACTUAL	1956-1957 ESTIMATED	1957-1958 ESTIMATED	1958-1959 ESTIMATED
General Revenue				
Fund Collections	\$86,773,797.84	\$90,391,310.00	\$87,088,750.00	\$87,091,950.00
Plus: Surplus Transfers and Lapsed Approps.	2,948,369.55	3,400,000.00	3,365,000.00	3,000,000.00
TOTAL	\$89,722,167.39	\$93,791,310.00	\$90,453,750.00	\$90,091,950.00
Constitutional Three Year Average	.00	78,055,689.38	81,540,007.03	81,540,007.03
ACTUAL AND ESTIMATED TRANSFER TO EMERGENCY APPROPRIATION FUND				
	\$11,665,260.48	\$15,735,620.62	\$ 8,913,742.97	\$ 8,551,942.97*
Surplus Accruals from Prior Years: Lapsed Appropriations and Statutory Cancellations	1,156,936.86	.00	.00	.00
TOTAL AVAILABLE IN FUND	\$12,822,197.34	\$15,735,620.62	\$ 8,913,742.97	\$.00*
**Less: Appropriations	4,884,073.62	.00	.00	.00
ACTUAL AND ESTIMATED SURPLUS	\$ 7,938,123.72	\$15,735,620.62	\$ 8,913,742.97	\$.00

SPECIAL FUNDS. The Constitution, Section 23, Article 10, provides that "any Department, Institution or Agency of the State, operating on revenues derived from any law or laws which allocate the revenues thereof to such Department, Institution or Agency, shall not incur obligations in excess of the unencumbered balance of surplus cash on hand." This provision eliminates the necessity of making specific appropriations for earmarked revenues appropriated to Special Funds which operate as a continuing appropriation. The Legislature makes appropriations for certain governmental functions out of Special Funds which do

* Not Available for Appropriation

** Appropriations made by Twenty-Fifth Legislature

not operate as continuing appropriations. The amounts that can be appropriated from these funds are indicated in the following statements.

OKLAHOMA TAX COMMISSION FUND			
	1954	1955	1956
TOTAL	\$ 4,527,466.13	\$ 4,758,463.19	\$ 5,186,762.28
	_____	_____	_____
THREE YEAR AVERAGE			\$ 4,824,230.53

CONSERVATION FUND			
TOTAL	\$ 334,558.87	\$ 328,641.06	\$ 352,978.95
	_____	_____	_____
THREE YEAR AVERAGE			\$ 338,726.29

Plus: Surplus			\$ 364,106.69
Total for Appropriation		\$ 1,041,559.27	

PUBLIC BUILDING FUND			
TOTAL	\$ 134,601.54	\$ 454,174.70	\$ 169,280.91
	_____	_____	_____
THREE YEAR AVERAGE			\$ 252,685.72

HIGHWAY CONSTRUCTION & MAINTENANCE FUND			
TOTAL	\$27,207,548.43	\$28,025,232.53	\$30,061,318.16
	_____	_____	_____
THREE YEAR AVERAGE			\$28,431,366.37

LIQUEFIED PETROLEUM GAS			
TOTAL	\$ 78,800.00	\$ 103,570.25	\$ 91,657.50
	_____	_____	_____
THREE YEAR AVERAGE			\$ 91,342.58

The statement on the following pages is a detailed analysis of the funds for the Fiscal Year 1956, which are actual amounts; and for Years 1957, 1958 and 1959, which are estimated amounts. These statements are submitted for your consideration in making your estimate for the biennium.

Respectfully,

BURTON LOGAN,

State Budget Director

COMPARISON REPORT SHOWING REVENUE ACCRUED TO THE GENERAL REVENUE FUND FOR
THE FIRST NINE MONTHS OF 1956 AND THE FIRST NINE MONTHS OF 1957
AND AN ESTIMATED TOTAL FOR 1957, 1958, AND 1959

GENERAL REVENUE FUND	First 9 Mo. of Last Year (1956)	First 9 Mo. of This Year (1957)	Total of Last Year (1956)	Estimated Total For This Year (1957)	Estimated Total For Fiscal Year (1958)	Estimated Total For Fiscal Year
TAXES:						
Ad Valorem -----	\$ 211.00	\$ 4.00	\$ 593.19	\$ 600.00	\$ 600.00	\$ 600.00
Beverage -----	4,587,482.00	4,650,683.00	5,901,076.52	5,989,593.00	6,000,000.00	6,000,000.00
Cigarette -----	5,161,423.00	5,463,041.00	7,779,821.53	8,246,611.00	8,200,000.00	8,200,000.00
Franchise (Corp. Lic.) -----	2,467,015.00	2,622,988.00	2,473,640.84	2,628,000.00	2,650,000.00	2,650,000.00
Freight Car -----	168,381.00	192,360.00	173,381.73	200,000.00	200,000.00	200,000.00
Fuels Excise -----	543,484.00	549,123.00	712,103.88	719,000.00	718,000.00	718,000.00
Gift -----	77,150.00	80,743.00	494,649.30	500,000.00	400,000.00	400,000.00
Gross Production -----	17,785,197.00	18,716,006.00	24,464,230.19	25,800,000.00	23,600,000.00	23,600,000.00
Income -----	10,500,007.00	11,466,211.00	20,739,049.60	22,500,000.00	22,250,000.00	22,250,000.00
Inheritance and Estate -----	2,515,676.00	2,688,083.00	3,520,432.60	3,500,000.00	3,000,000.00	3,000,000.00
Insurance Premium -----	2,881,862.00	5,396.00	5,598,633.33	5,900,000.00	5,700,000.00	5,700,000.00
Motor Vehicle Excise -----	5,484,217.00	4,749,940.00	7,033,049.95	6,300,000.00	6,400,000.00	6,400,000.00
Special Fuel Use -----	187.00	.00	187.45	200.00	200.00	200.00
Tobacco Products -----	709,966.00	656,003.00	962,202.79	900,000.00	900,000.00	900,000.00
Use -----	1,462,892.00	1,834,593.00	2,104,483.49	2,600,000.00	2,400,000.00	2,400,000.00
Other Taxes -----	90.00	137.00	136.60	200.00	150.00	150.00
LICENSES, PERMITS AND FEES:						
Alcohol Permits -----	\$ 342.00	\$ 342.00	\$ 468.00	\$ 500.00	\$ 500.00	\$ 500.00
Beverage Licenses -----	249,778.00	246,160.00	263,829.23	260,000.00	258,000.00	260,000.00
Cigarette Licenses -----	152,105.00	150,523.00	211,706.70	210,000.00	210,000.00	210,000.00
Charters -----	187,368.00	208,934.00	256,576.82	300,000.00	270,000.00	270,000.00
Coin Devices Licenses -----	309,302.00	321,398.00	318,289.87	335,000.00	330,000.00	330,000.00
Cotton Gin Licenses -----	60.00	40.00	120.00	100.00	100.00	100.00
Docket Fees -----	8,285.00	7,755.00	12,315.00	11,000.00	11,000.00	11,000.00
Drivers Licenses -----	1,872,479.00	1,746,750.00	2,375,609.49	2,240,000.00	2,350,000.00	2,350,000.00
Employment Agency Licenses...	400.00	300.00	2,000.00	1,800.00	1,800.00	2,000.00

Senate Journal, Twenty-sixth Legislature

Hotels, Restaurants, etc. -----	5,952.00	.00	5,952.30	.00	.00	.00
Insurance Agents Licenses -----	32,559.00	25,710.00	93,951.00	88,000.00	88,000.00	88,000.00
Motor Carrier Ident. Plts. & Rg. -----	88,400.00	74,288.00	108,094.50	94,000.00	95,000.00	96,000.00
Oversize Truck Permits -----	225,760.00	229,900.00	307,510.10	315,000.00	315,000.00	315,000.00
Rural Electric Co-op Licenses --	1,324.00	1,356.00	1,324.66	1,356.00	1,350.00	1,350.00
Securities Agents License -----	3,045.00	6,545.00	3,790.00	7,500.00	6,000.00	6,000.00
Securities Dealers License -----	6,280.00	8,390.00	6,680.00	8,800.00	8,000.00	8,000.00
Title Fees -----	431,239.00	385,175.00	557,847.83	507,000.00	500,000.00	500,000.00
Tobacco Products License -----	255.00	295.00	640.00	650.00	650.00	650.00
Other Licenses and Permits -----	116,232.00	96,315.00	137,680.66	117,000.00	119,000.00	119,000.00
FINES, FORFEITS AND						
PENALTIES -----	81.00	.00	275.51	200.00	200.00	200.00
USE OF MONEY AND						
PROPERTY -----	9,921.00	17,983.00	62,246.06	30,000.00	30,000.00	30,000.00
REVENUE RECEIVED FROM						
OTHER AGENCIES -----	3,010.00	2,945.00	7,413.59	7,000.00	7,000.00	7,000.00
SALES AND CURRENT						
SERVICES -----	63,609.00	56,469.00	81,596.53	72,000.00	68,000.00	68,000.00
NON-REVENUE RECEIPTS --	229.00	19.00	207.00	200.00	200.00	200.00
TOTAL GENERAL REVENUE						
FUND -----	\$58,153,255.00	\$57,262,903.00	\$86,773,797.84	\$90,391,310.00	\$87,088,750.00	\$87,091,950.00
			2,948,369.55	3,400,000.00	3,365,000.00	3,000,000.00
SURPLUS TRANSFERS & LAPSED APPROPRIATIONS						
GRAND TOTAL -----			\$89,722,167.39	\$93,791,310.00	\$90,453,750.00	\$90,091,950.00

Fifty-seventh Day, Tuesday, April 16, 1957

BE IT FURTHER RESOLVED, That the above be and constitute the revised and adjusted estimate of the State Board of Equalization of the revenues reasonably to accrue to the General Revenue Fund and each special fund of the State for the fiscal years ending June 30, 1958 and June 30, 1959.

BE IT FURTHER RESOLVED, That a duly authenticated duplicate original of this Resolution and the Minutes adopting the same be forthwith delivered to the Honorables: The Governor, the President of the Senate, and the Speaker of the House of Representatives, as by law provided.

Raymond Gary
Governor

A. S. J. Shaw
State Auditor

Andy Anderson
Secretary of State

Harold Hutton
President,
State Board of Agriculture

Mac Q. Williamson
Attorney General

Scott Burson
State Examiner and Inspector

The members of the Board voted affirmatively, evidenced by signatures, to adopt the Resolution. Whereupon, the Chairman declared the motion unanimously adopted and the resolution duly adopted this the 9th day of April, 1957.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 287—Judiciary.

SB 358—Judiciary.

SB 381—Judiciary.

SB 384—Judiciary.

HB 589—Judiciary.

HB 596—Judiciary.

HB 637—Judiciary.

HB 748—Judiciary.

HB 750—Judiciary.

HB 770—Judiciary.

HB 819—Judiciary.

DO PASS, as amended:

SB 114—Appropriations and Budget.

SB 289—Appropriations and Budget.

HB 671—Appropriations and Budget.

HB 752—Appropriations and Budget.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 34—By Ritzhaupt—A Resolution providing for a Liquor Control Advisory Committee to make a study of the consumption of intoxicating liquors in the State of Oklahoma and methods for control in connection therewith.

SB 399—By Allen of the Senate, and Davis and Lance of the House.—An Act amending 37 O. S. 1951 § 163.11; relating to revocation of beverage permits; prohibiting issuance of new permit within twelve (12) months; and declaring an emergency.

SB 400—By Hope of the Senate, and Ham of the House.—An Act relating to County Treasurers; imposing additional duties on County Treasurers of certain counties and providing additional compensation therefor; and declaring an emergency.

SB 401—By Price.—An Act amending Section 488, Title 62, O. S. 1951, relating to time in which a check or voucher issued or registered by any County Treasurer in this state may be honored, and providing manner of distribution of funds held for the payment of such check or voucher.

SB 402—By Young (Haskell) of the Senate.—An Act relating to public health; regulating places where food is served or prepared for sale to the public; providing for inspections and li-

censes and suspension and revocation of licenses, and disposition of license and inspection fees; defining terms; providing for an advisory committee; fixing standards and requirements for sanitation and safety; providing for examinations for food service certificates and fees therefor; authorizing rules and regulations; fixing penalty for violation of Act; repealing conflicting laws; making exemptions from Act; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 393—Education.

SB 394—Criminal Jurisprudence.

SB 395—Appropriations and Budget.

SB 396—Municipal Government.

SB 397—Labor Relations.

SB 398—Business and Industry.

HB 510—Judiciary.

HB 975—Senator Hope asked unanimous consent, which was granted, that **HB 975**, by Cartwright (Bryan) and Belvin of the House, and Cartwright of the Senate, be ordered printed and placed upon the Calendar without reference to a committee.

HB 672—Appropriations and Budget.

HB 732—Judiciary.

HB 834—Appropriations and Budget.

HB 980—Municipal Government, then to Revenue and Taxation.

HB 978—Municipal Government.

HB 923—County Government.

HB 501—Insurance.

HJR 524—Oil and Gas.

HJR 521—Labor Relations.

HJR 517—Public Lands.

HJR 518—Constitutional Amendments, Initiative and Referendum and Code Revision.

Senator Allen asked that the record show him excused until such time as he

might return to the Chamber, which was the order.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 800, 553, 933**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 270, by Hall, Shoemake and Stipe of the Senate, and Lollar of the House, was read and considered.

Upon motion of Senator Hall, **SB 270** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **SB 270** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 270 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Allen, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

Not Voting: Collins (Creek).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon,

Hope, Jones, McClendon, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Allen, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

Not Voting: Collins (Creek).—1.

The Emergency was declared passed.

SB 270 was referred for engrossment.

GENERAL ORDER

HB 521, by McCarty and Skeith, was read and considered.

Upon motion of Senator Hope, **HB 521** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 521** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 521 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Tipps.—1.

Excused: Allen, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

Not Voting: Cartwright, Collins (Creek), Collins (Pontotoc), Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy,

Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Tipps.—1.

Excused: Allen, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

Not Voting: Cartwright, Collins (Creek), Collins (Pontotoc), Wilson (Beckham).—4.

The Emergency was declared passed.

HB 521 was properly signed and ordered returned to the Honorable House.

Senator Mahan presiding.

GENERAL ORDER

HB 522, by McCarty and Skeith, was read and considered.

Upon motion of Senator Hope, **HB 522** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 522** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 522 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Payne, Price, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Perryman, Ritzhaupt, Tipps.—3.

Excused: Allen, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

Not Voting: Collins (Creek), Collins

(Pontotoc), Dendy, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Payne, Price, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Perryman, Ritzhaupt, Tipps.—3.

Excused: Allen, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

Not Voting: Collins (Creek), Collins (Pontotoc), Dendy, Wilson (Beckham).—4.

The Emergency was declared passed.

HB 522 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 640, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Senator Hope asked unanimous consent, which was granted, to strike the enacting clause to **HB 640**.

Upon motion of Senator Hope, **HB 640**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 640**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 640 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham,

Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Allen, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

Not Voting: Collins (Pontotoc).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Allen, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

Not Voting: Collins (Pontotoc).—1.

The Emergency was declared passed.

HB 640, as amended, was referred for engrossment.

GENERAL ORDER

SB 113, by Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House, was read and considered.

Senator Hope asked unanimous consent, which was granted, that the enacting clause to **SB 113** be ordered stricken.

Upon motion of Senator Hope, **SB 113**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 113**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 113 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColg in, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

Not Voting: Collins (Pontotoc), Coppock.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColg in, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

Not Voting: Collins (Pontotoc), Coppock.—2.

The Emergency was declared passed.

SB 113, as amended, was referred for engrossment.

Senator Allen asked to be recorded present, which was the order.

GENERAL ORDER

SB 260, by Committee on Privileges and Elections, was considered.

Sections 1, 2 and 3 were read and adopted upon motions of Senator Garvin.

Section 4 was read.

Senator Wilson (Beckham) moved to amend **SB 260**, Line 10, Page 4, by adding after the word, "hours," and

before the word, "to," the words, "and days," and on Line 11, Page 4, after the word, "Board," and before the word, "day," by striking the word "every," and inserting the word, "on."

Upon request of Senator Wilson (Beckham), further consideration of the amendment was temporarily deferred.

Senator Stipe presiding.

Sections 5 and 6 were read and adopted upon motions of Senator Garvin.

Section 4 was considered further.

Senator Wilson asked unanimous consent to withdraw his pending amendment to Section 4, which was the order.

Senator Wilson (Beckham) moved to amend **SB 260**, Line 8, Page 4, by striking after the word, "reinstatements," and before the word, "for," on Line 9, the words, "in the County Election Board office," and on Line 10 after the word, "hours," and before the word, "to," insert the words, "and place," which amendment was adopted upon motion of Senator Garvin.

Senator Allen moved to amend **SB 260**, Line 13, Page 4, by adding after the word, "election": "Provided further, that in counties where the county courthouse is closed on Saturdays, then the election office shall not be required to remain open on Saturday," which amendment was declared failed of adoption.

Senator Wilson (Beckham) moved to amend **SB 260**, Line 1, Page 5, by adding after word, "necessary," the following: "Provided that any secretary of the County Election Board failing to comply with this Section shall be removed from office by the State Election Board," which amendment was declared failed of adoption.

Upon motion of Senator Garvin, Section 4, as amended, was declared adopted.

Sections 7, 8, 9, 10, 11, 12, 13, 14 and 15 were read and adopted upon motions of Senator Garvin.

Section 16 was read.

Senator Ritzhaupt moved to amend **SB 260**, Line 5, Page 19, by inserting after the word, "shall," and before the word, "return," the word, "immediately," which amendment was declared adopted.

Upon motion of Senator Garvin, Section 16, as amended, was declared adopted.

Sections 17 and 18 were read and adopted upon motions of Senator Garvin.

Section 19 was read.

Senator Young (Haskell) moved to amend **SB 260**, line 11, page 21, by striking therefrom "O. S. 1951" and inserting in lieu "O. S. Supplement 1955," which amendment was declared adopted.

Upon motion of Senator Garvin, Section 19, as amended, was declared adopted.

Senator Ritzhaupt moved to amend **SB 260**, line 11½, page 22, by inserting a new Section 20 and renumbering succeeding sections; "Section 20. The County Election Board Secretary shall notify the State Election Board Secretary as to the number of eligible voters registered, by party, in each precinct in the county within ninety-six (96) hours after the close of the registration period" which amendment was declared adopted.

Section 21 was read and adopted, upon motion of Senator Garvin.

Section 22 was read.

Senator Wilson (Beckham) moved to amend **SB 260**, line 5, page 23, by inserting after the word "telephone" and before the word "and" the words, "if needed as determined by the County Commissioners", which amendment by unanimous consent consideration of was deferred temporarily.

Senator Garvin asked unanimous consent, which was granted, that reading of the remainder of the Sections to **SB 260** be dispensed with.

Senator Tipps presiding.

Senator Hamilton moved that the vote be reconsidered by which the Ritzhaupt amendment, providing for a new Section 20, was adopted.

Senator Mahan presiding.

The vote occurring on the Hamilton motion, it was declared failed of adoption.

Senator Wilson (Beckham) as a substitute for his pending amendment to line 5, page 23, moved to amend **SB 260**, line 5, page 23, by striking after the word "lights" and before the word "suit" the words "telephone and" and inserting after the word "furniture" line 6, page 23, the following: "and telephone, if needed, as determined by the County Commissioners."

Senator Ritzhaupt, as a substitute, moved to amend **SB 260**, line 5, page 23, by striking after the word "lights" and before the word "and" the word "telephone" and add a new sentence "when in the judgment of the County Commissioners a telephone may be provided."

Senator Wilson (Beckham) asked unanimous consent, which was granted, to amend his amendment to line 5, page 23, to read: by striking after the word "lights" and before the word "suit" the words "telephone and" and inserting after the word "furniture" line 6, page 23, the following: "and, if needed, a telephone as determined by the County Commissioners."

Senator Ritzhaupt asked unanimous consent, which was granted, to withdraw his amendment.

The vote occurring on the Wilson (Beckham) amendment, it was declared adopted.

Upon motion of Senator Garvin, Section 22, as amended, was adopted.

Section 23 was considered.

Senator Wilson (Beckham) moved to amend **SB 260**, line 12, page 23, by adding at the end of said line the fol-

lowing: "or by both such fine and imprisonment," which amendment was declared adopted.

Upon motion of Senator Garvin, Section 23, as amended, was adopted.

Sections 24 and 25 were considered and declared adopted, upon motions of Senator Garvin.

Senators Price, Miskovsky and Shoemaker moved to amend **SB 260**, line 2½, page 24, by creating a new section to be called Section 26 and renumbering the emergency section, said Section 26 to read as follows: "Section 26. Nothing in this Act shall act to repeal, alter, or in any manner amend Title 26, Sections 101 through 101p, Oklahoma Statutes 1951 as amended by O. S. L. 1953, page 115, Chapter 4a, § 1 and O. S. L. 1955, p 202, Chapter 4 § § 1 and 2; or Title 26, Oklahoma Supplement 1955, Sections 102.1 through 102.17; or Title 26, Oklahoma Supplement 1955, Sections 103.1 through 103.22" which amendment was declared adopted.

Upon motion of Senator Garvin, Section 27 was adopted.

Senator McClendon asked to be excused for the remainder of this and the next two legislative days, which was the order.

Senators Payne, Garvin, Sandlin, McColgin, Ritzhaupt, Carrier, Coppock, Cowden, Jones, Collins (Creek), Field, Hamilton and Breeden asked to be made co-authors of **SB 260**, as amended, which was the order.

Upon motion of Senator Garvin, **SB 260**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Garvin, the rules of the Senate were suspended and **SB 260**, as amended, was considered engrossed and placed upon third reading and final passage.

The President presiding.

THIRD READING

SB 260 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Wilson (Beckham), Young (Cleveland).—35.

Nay: Allen, Wilson (Greer), Young (Haskell).—3.

Excused: McClendon, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Wilson (Beckham), Young (Cleveland).—35.

Nay: Allen, Wilson (Greer), Young (Haskell).—3.

Excused: McClendon, McSpadden, Miskovsky, Rinehart, Trent, Walker.—6.

The Emergency was declared passed.

SB 260, as amended, was referred for engrossment.

Senator Stipe presiding .

MESSAGES FROM HOUSE

Transmitting for signature Enrolled **HCR 532**.

The above numbered Enrolled Reso-

lution was properly signed and ordered returned to the Honorable House.

The President presiding.

RESOLUTION

Senator Sandlin asked unanimous consent, which was granted, to introduce the following Resolution:

SR 38—by Sandlin, Harris and Boecher—A Resolution designating Miss Marcia Mahan as Oklahoma's Representative and Ambassadors of Good Will to the San Jacinto Festival in San Antonio, Texas, for the week of April 22, 1957.

By unanimous consent, upon request of Senator Sandlin, all members of the Senate were made co-authors of **SR 38**, except Senator Mahan who asked that his name not be added as a co-author.

SR 38 was read at length as follows and adopted upon motion of Senator Sandlin:

SENATE RESOLUTION NO. 38—By Sandlin, Harris, Boecher, Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).

A RESOLUTION DESIGNATING MISS MARCIA MAHAN AS OKLAHOMA'S REPRESENTATIVE AND AMBASSADRESS OF GOOD WILL TO THE SAN JACINTO FESTIVAL IN SAN ANTONIO, TEXAS, FOR THE WEEK OF APRIL 22, 1957.

WHEREAS, Miss Marcia Mahan, the daughter of our respected and beloved colleague, Senator Frank Mahan, of Fairfax, Oklahoma, and

WHEREAS, Miss Marcia Mahan is a student of the University of Oklahoma

and a member of Kappa Alpha Theta, and

WHEREAS, she was selected Honorary Cadet Colonel of the University of Oklahoma Army ROTC unit for her beauty, charm and graciousness, and

WHEREAS, she was also chosen, for these lovely attributes, to represent Oklahoma's famous Army Post, Fort Sill, and

WHEREAS, The Honorable Raymond Gary, Governor of our illustrious State of Oklahoma, has commissioned her his personal representative and Ambassador to our esteemed sister State of Texas during the San Jacinto festival in San Antonio during the week of April 22,

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That, we extend to Miss Marcia Mahan, Oklahoma's Ambassador of Good Will, designated as Miss Fort Sill, our personal thanks for her acceptance of the duties of representing our glorious State.

BE IT FURTHER RESOLVED THAT a copy of this Resolution be made a part of the permanent journal of this Twenty-sixth Legislature and that duly authenticated copies be sent to Miss Marcia Mahan and her family.

SR 38 was ordered referred for enrollment.

Senator Ritzhaupt moved that, when the Senate adjourns on Thursday, April 18, 1957, it adjourn to meet at 3:00 p. m., Monday, April 22, 1957, which motion was declared adopted.

Senator Field moved when the clerk's desk is cleared of routine matters the Senate adjourn to meet as provided under the Rules, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions

were introduced and read the first time:

SB 403—By Hamilton.—An Act relating to ad valorem tax levies; amending 68 O. S. 1951, § 297; authorizing school districts to estimate probable income from sources other than ad valorem taxation in an amount that is chargeable as minimum program income for state equalization aid purposes; and declaring an emergency.

SB 404—By Dacus of the Senate, and Greenhaw of the House—An Act relating to travel of County Commissioners; amending 19 O. S. 1951 § 324a; fixing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

SB 405—By Hamilton and McClen-don—An Act relating to the Public Schools of the State of Oklahoma; amending 70 O. S. 1951, § § 1-18, 4-2, 4-7, 5-9, 6-1, 8-1, 8-3, 8-4, 8-7, 8-11, 9-1, 9-3, 9-5, 10-2, 10-3, 10-4, 18-6 and 18-12, as amended; defining district superintendents of schools, providing for members of Boards of Education upon change of district status, fixing status of members of Board of Education changing residence from one ward to another, providing for disposition of separate school property, fixing liability for payment of salaries of teachers employed by annexed districts, regulating transfers of children for school purposes and fixing liability for payment of costs thereof, regulating the transportation of school children, regulating enumeration of school children, and specifying payments of State aid to school districts; repealing 70 O. S. 1951, § § 5-1 to 5-22, inclusive, as amended, except 70 O. S. 1951, § 5-9, as amended; fixing effective date of Act; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 355—County Government.

SB 367—Agriculture.

SB 377—County Government.

HB 683—Public Health.

HB 825—Public Health.

HB 938—County Government.

DO PASS, as amended:

SJR 29—Public Health.

SB 153—Judiciary.

SB 204—Public Health.

SB 213—Public Health.

HB 719—Judiciary.

HB 735—Judiciary.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 525—By McCarty, Skeith, Sparger, Daugherty, Smith, Goodfellow and Hargrave—An Act amending Title 63, O. S. 1951, Section 420, as amended by Section 1, Chapter 10d, Title 63, Oklahoma Session Laws 1953; relating to the penalty for the violation of the Regulated Drug Laws of this State; prescribing a penalty for the sale or giving away of heroin; and declaring an emergency.

HB 661—By House Judiciary Comm.—An Act relating to compensation for expenses of sheriffs; amending 19 O. S. 1951 § 180.43 and 28 O. S. 1951, § § 39 and 41; fixing amounts to be charged and collected and to be paid to sheriffs and their deputies for travel in the performance of their official duties and amounts to be charged and received by sheriffs for feeding prisoners; and declaring an emergency.

HB 949—By Williams (Murray) of the House and Frazier of the Senate—An Act relating to the compensation and duties of County Attorneys of counties having a population of not less than ten thousand five hundred (10,500) and not more than eleven thousand (11,000) according to the 1950 Federal decennial

census, or any succeeding Federal decennial census, and a total assessed valuation, as certified by the County Assessor to the County Excise Board in 1956, or in any subsequent year of not less than eleven million dollars (\$11,000,000.00) or not more than twelve million dollars (\$12,000,000.00); and declaring an emergency.

HB 832—By Carmichael—An Act pertaining to Motor Vehicles; prohibiting following fire fighting apparatus closer than five hundred (500) feet; restricting parking under certain conditions; prohibiting the crossing of a fire hose without permission; making violation of the Act a misdemeanor and providing a penalty; and declaring an emergency.

HB 866—By Sparks, Levergood and Arrington—An Act relating to Lotteries; declaring certain types of selling plans to be lotteries; providing that the District Court may issue an injunction without bond, upon petition filed by the Attorney General, the County Attorney and other interested individuals, to enjoin the further operation of any such plan; providing penalties for violations of this Act; and declaring an emergency.

HB 932 — By Musgrave, Alexander, Nixon, Chambers, Calkins, Patten and Slater of the House and Price of the Senate—An Act repealing Senate Bill #185, Oklahoma Session Laws 1943, page 270; and declaring an emergency.

HB 935—By Shibley, Finch and Allard of the House and Collins (Creek), of the Senate—An Act relating to the distribution of certain commodities donated to certain counties or school districts therein; authorizing expenditure of not to exceed four hundred dollars (\$400.00)

per month from unrestricted monies in the county highway fund in certain counties for distribution of such commodities; and declaring an emergency.

HB 955—By Green of the House and Grantham of the Senate—An Act relating to travel expenses of County Commissioners, fixing the amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 72** and **147**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 640, 742, SBs 268, 300, 311, 317, 347 and **369** each correctly engrossed.

SB 241 correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 640** and **742**, each as amended, were each properly signed and ordered returned to the Honorable House.

Engrossed **SBs 268, 300, 311, 317, 347** and **369** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 241**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

FIFTY-EIGHTH LEGISLATIVE DAY
Wednesday, April 17, 1957

Pursuant to adjournment, the Senate convened at 1:30 p.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Baldwin, Coppock, McClen-
don, McSpadden, Mahan, Trent, Walker,
Young (Haskell).—8.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 406—By Fine—An Act relating to engineering; abolishing monopolies and restrictions on the practice of professional engineering; repealing Chapter 10, O. S. 1951, Title 69; and disposing of assets of board; and declaring an emergency.

SB 407—By Miskovsky—An Act relating to unfair discrimination, unfair method of competition, and unfair trade practices; defining terms; defining, prohibiting and making unlawful unfair discrimination, unfair method of competition, unfair competition, and unfair trade practices in the production manufacture, distribution or sale of bakery

products or petroleum products; making exceptions; providing civil remedies and proceedings for injunctive relief, for forfeiture of corporate charter under certain circumstances, and for damages in the enforcement of this Act or of private rights; defining duties of Attorney General; making violations of this Act a misdemeanor and providing a punishment; making the provisions of this Act cumulative and severable; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 399—Business and Industry.

SB 400—County Government.

SB 401—County Government.

SB 402—Public Health.

SB 403—Education.

SB 404—County Government.

SB 405—Education.

SJR 34—Business and Industry.

HB 832—Public Safety.

HB 866—Judiciary.

HB 525—Criminal Jurisprudence.

HB 661—County Government.

HB 949—County Government.

HB 932—Privileges and Elections.

HB 935—County Government.

HB 955—County Government.

COMMITTEE REPORT

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar:

DO PASS:

HB 978—Municipal Government.

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed **HB 663**, as amended.

GENERAL ORDER

HB 737, by Simmons, et al of the House and Harris of the Senate, was read and considered.

Senator Harris moved to amend **HB 737**, line 1, page 2, by striking all of Section 1, and adding a new Section 1 as follows: "This Act shall be known and may be cited as the 1957 "Urban Renewal Act," which amendment was declared adopted.

Upon request of Senator Harris, further consideration of **HB 737** was temporarily deferred.

Senator Cartwright presiding.

HB 940, by Bullard, was read and considered.

Upon motion of Senator Field, **HB 940** was advanced to engrossment and third reading.

Upon motion of Senator Field, the rules of the Senate were suspended, and **HB 940** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 940 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Baldwin, Coppock, McClen- don, McSpadden, Mahan, Trent, Walker, Young (Haskell).—8.

Not Voting: Sandlin, Tipps.—2.

The Bill was declared passed.

On the question of passage of Emer- gency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Car- rier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Mis- kovsky, Payne, Perryman, Price, Rine- hart, Ritzhaupt, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Baldwin, Coppock, McClen- don, McSpadden, Mahan, Trent, Walker, Young (Haskell).—8.

Not Voting: Sandlin, Tipps.—2.

The Emergency passed.

HB 940 was properly signed and ordered returned to the Honorable House.

Senator Young (Haskell) asked to be recorded present, which was the order.

GENERAL ORDER

HB 671, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 671** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 671** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 671 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cart- wright, Collins (Creek), Collins (Pon- totoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson

(Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Coppock, McClen-
don, McSpadden, Mahan, Trent, Walker.
—7.

Not Voting: Boecher, Jones, Perry-
man, Sandlin.—4.

The Bill was declared passed.

On the question of passage of Emerg-
ency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cart-
wright, Collins (Creek), Collins (Pon-
totoc), Cowden, Dacus, Dendy, Easterly,
Field, Fine, Frazier, Garvin, Grantham,
Hall, Hamilton, Harris, Herndon, Hope,
McColgin, Miskovsky, Payne, Price,
Rinehart, Ritzhaupt, Shoemake, Stipe,
Tipps, Wilson (Beckham), Wilson
(Greer), Young (Cleveland), Young
(Haskell).—33.

Excused: Baldwin, Coppock, McClen-
don, McSpadden, Mahan, Trent, Walker.
—7.

Not Voting: Boecher, Jones, Perry-
man, Sandlin.—4.

The Emergency was declared passed.

HB 671 was referred for engrossment.

GENERAL ORDER

HB 752, by Rogers, was read and
considered.

Upon motion of Senator Hope, **HB**
752 was advanced to engrossment and
third reading.

Upon motion of Senator Hope, the
rules of the Senate were suspended, and
HB 752 was considered engrossed and
placed upon third reading and final
passage.

THIRD READING

HB 752 was read for the third time
at length.

On the question of passage of Bill,
the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cart-
wright, Collins (Pontotoc), Cowden, Da-
cus, Dendy, Easterly, Field, Fine, Fra-
zier, Garvin, Grantham, Hall, Hamilton,

Harris, Herndon, Hope, Jones, McColgin,
Miskovsky, Payne, Perryman, Price,
Rinehart, Shoemake, Stipe, Tipps, Wilson
(Beckham), Young (Cleveland), Young
(Haskell).—32.

Excused: Baldwin, Coppock, McClen-
don, McSpadden, Mahan, Trent, Walker.
—7.

Not Voting: Boecher, Collins (Creek),
Ritzhaupt, Sandlin, Wilson (Greer).—5.

The Bill was declared passed.

On the question of passage of Emerg-
ency the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cart-
wright, Collins (Pontotoc), Cowden, Da-
cus, Dendy, Easterly, Field, Fine, Fra-
zier, Garvin, Grantham, Hall, Hamilton,
Harris, Herndon, Hope, Jones, McColgin,
Miskovsky, Payne, Perryman, Price,
Rinehart, Shoemake, Stipe, Tipps, Wilson
(Beckham), Young (Cleveland), Young
(Haskell).—32.

Excused: Baldwin, Coppock, McClen-
don, McSpadden, Mahan, Trent, Walker.
—7.

Not Voting: Boecher, Collins (Creek),
Ritzhaupt, Sandlin, Wilson (Greer).—5.

The Emergency was declared passed.

HB 752 was referred for engrossment.

GENERAL ORDER

SB 114, by Senate Committee on Ap-
propriations, was read and considered.

Upon motion of Senate Hope, **SB 114**
was advanced to engrossment and third
reading.

Upon motion of Senator Hope, the
rules of the Senate were suspended, and
SB 114 was considered engrossed and
placed upon third reading and final pas-
sage.

THIRD READING

SB 114 was read for the third time
at length.

On the question of passage of Bill,
the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cart-

wright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Payne, Perryman, Price, Rinehart, Shoemaker, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Coppock, McClen- don, McSpadden, Mahan, Trent, Walker.—7.

Not Voting: Boecher, Jones, Miskovsky, Ritzhaupt, Sandlin.—5.

The Bill was declared passed.

On the question of passage of Emer- gency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cart- wright, Collins (Creek), Collins (Pon- totoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Payne, Perryman, Price, Rine- hart, Shoemaker, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Coppock, McClen- don, McSpadden, Mahan, Trent, Walker.—7.

Not Voting: Boecher, Jones, Miskov- sky, Ritzhaupt, Sandlin.—5.

The Emergency was declared passed.

SB 114 was referred for engrossment.

GENERAL ORDER

HB 975, by Cartwright (Bryan) and Belvin of the House, and Cartwright of the Senate, was read and considered.

Senator Hamilton moved to amend HB 975, line 2, page 1, by striking the words, "State Contingency and Emer- gency Fund," and inserting the words, "General Revenue Fund," which amend- ment was declared adopted.

Senator Hamilton moved to amend HB 975, by amending Section 2 to read as follows: "Section 2. It is the intent of the legislature that the appropriation made by the preceding Section shall

be allocated by the Oklahoma State Re- gents for Higher Education to the Southeastern State College for the res- toration, replacement and repair of tor- nado-damaged buildings and equipment at this institution";

and inserting after Section 3 and be- fore Section 4, two new sections to be numbered Sections 4 and 5 respectively, renumbering remaining section accord- ingly, and new sections to be as follows:

"Section 4. There is hereby appro- priated to the Oklahoma State Regents for Higher Education from any monies in the General Revenue Fund of the State, not otherwise appropriated, for the fiscal year ending June 30, 1957, the sum of Sixty Thousand Dollars (\$60,- 000.00), to be allocated in accordance with the provisions of Article 13-A of the Oklahoma Constitution.

"Section 5. It is the intention of the Legislature that the appropriation made by the preceding Section shall be allo- cated and used for the purpose of com- pleting the Library-Classroom-Science Building on the campus of the Eastern Oklahoma Agricultural and Mechanical College, and for purchasing necessary equipment and furniture for the library, science and engineering departments in such building.";

and inserting in the title, before the words "AND DECLARING AN EMER- GENCY" the following: "MAKING ANOTHER APPROPRIATION TO THE OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION, TO BE ALLO- CATED IN ACCORDANCE WITH ARTICLE 13-A OF THE OKLAHOMA CONSTITUTION, AND SHOWING THE INTENTION OF THE LEGISLATURE AS TO ALLOCATION AND USE THEREOF;" which amendment was de- clared adopted.

Senator Hope asked unanimous con- sent that the enacting clause to HB 975 be ordered stricken, which was the or- der.

Upon motion of Senator Hope, HB

975, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 975**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 975 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Coppock, McClendon, McSpadden, Mahan, Trent, Walker.—7.

Not Voting: Boecher, Cowden, Jones.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Coppock, McClendon, McSpadden, Mahan, Trent, Walker.—7.

Not Voting: Boecher, Cowden, Jones.—3.

The Emergency was declared passed.

HB 975, as amended, was referred for engrossment.

Senator Field asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 289, by Hamilton, was read and considered.

Upon motion of Senator Hope, **SB 289** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 289** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 289 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: Breeden, Price.—2.

Excused: Baldwin, Coppock, Field, McClendon, McSpadden, Mahan, Trent, Walker.—8.

Not Voting: Boecher, Jones, Young (Haskell).—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: Breeden, Price.—2.

Excused: Baldwin, Coppock, Field, McClendon, McSpadden, Mahan, Trent, Walker.—8.

Not Voting: Boecher, Jones, Young (Haskell).—3.

The Emergency was declared passed. **SB 289** was referred for engrossment.

GENERAL ORDER

SB 250, by Hall, was read and considered.

Upon motion of Senator Hope, **SB 250** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 250** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 250 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Hope, McColgin, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson, (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Baldwin, Coppock, Field, McClendon, McSpadden, Mahan, Trent, Walker.—8.

Not Voting: Boecher, Fine, Hamilton, Jones, Miskovsky, Perryman.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Hope, McColgin, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson,

(Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Baldwin, Coppock, Field, McClendon, McSpadden, Mahan, Trent, Walker.—8.

Not Voting: Boecher, Fine, Hamilton, Jones, Miskovsky, Perryman.—6.

The Emergency was declared passed.

SB 250 was referred for engrossment.

GENERAL ORDER

SB 339, by Collins (Pontotoc) was read and considered.

Upon motion of Senator Collins (Pontotoc) **SB 339** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Pontotoc), the rules of the Senate were suspended, and **SB 339** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 339 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Coppock, Field, McClendon, McSpadden, Mahan, Trent, Walker.—8.

Not Voting: Boecher, Fine, Herndon, Jones.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hall, Ham-

ilton, Harris, Hope, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Coppock, Field, McClendon, McSpadden, Mahan, Trent, Walker.—8.

Not Voting: Boecher, Fine, Herndon, Jones.—4.

The Emergency was declared passed.

SB 339 was referred for engrossment.

GENERAL ORDER

HB 737 was considered further.

Senator Harris moved to amend **HB 737**, Line 4, Page 2, as follows:

By striking all of Section 2 and adding a new Section 2 as follows:

SECTION 2. The provisions of this Act shall apply to all incorporated cities and towns in all counties of this State having any of the following populations as shown by the 1950 Federal Decennial Census or any succeeding Federal Decennial Census: Eight Thousand Sixty (8,060) to Eight Thousand One Hundred (8,100); Eleven Thousand Five Hundred (11,500) to Twelve Thousand (12,000); Eighteen Thousand (18,000) to Eighteen Thousand Five Hundred (18,500); Twenty-two Thousand One Hundred Fifty (22,150) to Twenty-two Thousand Two Hundred (22,200); Twenty-Four Thousand (24,000) to Twenty-Six Thousand (26,000); Thirty Thousand (30,000) to Thirty-One Thousand (31,000); Thirty-Two Thousand (32,000) to Thirty-Three Thousand (33,000); Thirty-Four Thousand Seven Hundred (34,700) to Thirty-Four Thousand Nine Hundred (34,900); Forty-One Thousand (41,000) to Forty-One Thousand Two Hundred Fifty (41,250); Forty-Three Thousand Two Hundred Fifty (43,250) to Forty-Four Thousand (44,000); and Fifty Thousand (50,000) to Seventy Thousand (70,000), which amendment was declared adopted.

Upon motion of Senator Harris, **HB 737**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and **HB 737**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Coppock asked to be recorded present, which was the order.

THIRD READING

HB 737 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Frazier, Tipps.—2.

Excused: Baldwin, Field, McClendon, McSpadden, Mahan, Trent, Walker.—7.

Not Voting: Boecher, Collins (Creek), Fine, Herndon, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Frazier, Tipps.—2.

Excused: Baldwin, Field, McClendon, McSpadden, Mahan, Trent, Walker.—7.

Not Voting: Boecher, Collins (Creek), Fine, Herndon, Wilson (Beckham).—5.

The Emergency was declared passed.

HB 737, as amended, was referred for engrossment.

Senators Baldwin and Mahan asked to be recorded present, which was the order.

GENERAL ORDER

HB 815, by Larason of the House and Wilson (Greer) of the Senate, was read and considered.

Senator Wilson (Greer) moved to amend **HB 815**, Line 9, Page 5, by adding after the word, "person," and before the word, "of," the words and figures, "who is at least fifteen and a half (15½) years of age or," which amendment was declared adopted.

Upon motion of Senator Wilson (Greer) **HB 815**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Greer), the rules of the Senate were suspended, and **HB 815**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 815 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McColgin, Mis-kovsky, Payne, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Allen, Boecher, Cowden, Perryman.—4.

Excused: Field, McClendon, McSpadden, Trent, Walker.—5.

Not Voting: Herndon, Hope, Mahan, Ritzhaupt.—4.

The Bill was declared passed.

On the question of passage of Emer-

gency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McColgin, Mis-kovsky, Payne, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Allen, Boecher, Cowden, Perryman.—4.

Excused: Field, McClendon, McSpadden, Trent, Walker.—5.

Not Voting: Herndon, Hope, Mahan, Ritzhaupt.—4.

The Emergency was declared passed.

HB 815, as amended, was referred for engrossment.

Senator Collins (Creek) asked to be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 176, by Hall of the Senate and Rogers of the House, was read and considered.

Upon motion of Senator Hall, **SB 176** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **SB 176** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 176 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, Mahan, Mis-kovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps,

Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Collins (Creek), Field, McClendon, McSpadden, Trent, Walker.—6.

Not Voting: Breeden, Coppock, Hernon, Ritzhaupt.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Collins (Creek), Field, McClendon, McSpadden, Trent, Walker.—6.

Not Voting: Breeden, Coppock, Hernon, Ritzhaupt.—4.

The Emergency was declared passed.

SB 176 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 521, 522 and 663**.

The above numbered Enrolled Bills, were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 308, by Easterly, was read and considered.

Upon motion of Senator Easterly, **SB 308** was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended, and **SB 308** was considered engrossed and placed upon third reading and final passage.

Third Reading of **SB 308** was temporarily deferred, by unanimous consent.

PENDING ACTION ON HAS:

Senator Rinehart moved that the Senate refuse to concur in **HAs** to **SB 138** and request a Conference, and that the President Pro Tempore be authorized to appoint Conference Committee, which motion prevailed, the President Pro Tempore appointing Senator Rinehart, Chairman, Senator Carrier, Vice Chairman, Senators Mahan, Perryman and Breeden.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 533**.

HCR 533—By Welch and Cartwright (Bryan) of the House, and Rinehart and McClendon of the Senate—A Concurrent Resolution directing the Speaker of the House to appoint five (5) House members, and the President Pro Tempore of the Senate to appoint three (3) Senate members to attend the Red River Valley Improvement Association Conference and the Four-State Water Compact Meeting at Shreveport, Louisiana, April 22nd, 23rd and 24th.

RESOLUTION

By unanimous consent, upon request of Senator Rinehart, Engrossed **HCR 533** was taken up for immediate consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 533 — By Welch and Cartwright (Bryan) of the House, and Rinehart and McClendon of the Senate.

A CONCURRENT RESOLUTION DIRECTING THE SPEAKER OF THE HOUSE TO APPOINT FIVE (5) HOUSE MEMBERS, AND THE PRESIDENT PRO TEMPORE OF THE SENATE TO APPOINT THREE (3) SENATE MEMBERS TO ATTEND THE RED RIVER VALLEY IMPROVEMENT ASSOCIATION CONFERENCE AND THE FOUR-STATE WATER COMPACT MEETING AT SHREVE-

PORT, LOUISIANA, APRIL 22ND, 23RD AND 24TH.

WHEREAS, the Red River Valley Improvement Association Conference is scheduled to be held at Shreveport, Louisiana on April 22nd, 23rd and 24th; and

WHEREAS, the Four-State Water Compact meeting is also scheduled to be held in Shreveport, Louisiana on the same dates; and

WHEREAS, it is to the benefit and welfare of this State that delegates from this Legislature be present at these two (2) conferences;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the Honorable Speaker of the House of Representatives appoint five (5) House members to attend the Red River Valley Improvement Association Conference and the Four-State Water Compact meeting at Shreveport, Louisiana on April 22nd, 23rd and 24th, 1957.

SECTION 2. That in like manner the Honorable President Pro Tempore of the Senate appoint three (3) members of the Senate to attend the above two (2) conferences.

Engrossed **HCR 533** was properly signed and ordered returned to the Honorable House.

Senator Collins (Creek) asked to be recorded present, which was the order.

THIRD READING

SB 308 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Cartwright, Collins (Pontotoc), Dendy, Easterly, Fine, Frazier, Hall, Hamilton, Herndon, Hope, McColgin, Miskovsky, Payne, Perryman,

Sandlin, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—23.

Nay: Allen, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Garvin, Grantham, Harris, Jones, Price, Ritzhaupt.—13.

Excused: Field, McClendon, McSpadden, Trent, Walker.—5.

Not Voting: Collins (Creek), Mahan, Rinehart.—3.

The Bill was declared passed.

Senator Easterly asked unanimous consent, which was granted, that the emergency clause to **SB 308** be stricken and the title be amended to conform thereto, which was the order.

SB 308 was referred for engrossment.

President Pro Tempore Baldwin announced the appointment of the Joint Conference Committee on Appropriations for the Senate as follows: Senator Hope, Chairman, Senator Wilson (Greer), Vice Chairman, and Senators Boecher, Dendy, Easterly, Frazier, Grantham, Hamilton, Herndon, McClendon, McColgin, Ritzhaupt, Trent, Wilson (Beckham) and Young (Cleveland).

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HBs 670, 869 and 886**, requesting Conference and naming Conferees as follows: Joint Conference Committee on Appropriations.

Senator Hope moved that the request of the Honorable House for a Conference on **HBs 670, 869 and 886** be granted and that the bills be ordered referred to the Joint Conference Committee on Appropriations, which motion prevailed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 113, 260 and 270 each correctly engrossed.

SR 38 correctly enrolled.

Engrossed **SBs 113, 260 and 270** were each properly signed and ordered trans-

mitted to the Honorable House for consideration.

Enrolled **SR 38** was properly signed and ordered transmitted to the Secretary of State.

GENERAL ORDER

SB 271, by Hall, Young (Cleveland) and Stipe of the Senate and Pitcher and Lollar of the House, was read and considered.

Senator Hall moved to amend **SB 271**, line 6, page 2, by adding after the period following the word "later" the following: "Provided that notice by registered mail to the patient, his legal representative or his next of kin as shown by the hospital records, at the last known address of such person, shall be given at least ten (10) days prior to the expiration of the time herein provided," which amendment was declared adopted.

Senator Hall moved to amend **SB 271**, line 15, page 2, by adding after the period following the word "discharge" the following: "Provided that notice by registered mail to the patient, his legal representative, or his next of kin as shown by the hospital records at the last known address of such person, shall be given at least ten (10) days prior to the expiration of the three years herein provided."

Senator Hall asked unanimous consent, which was granted, to amend the above amendment by striking the word and figures "ten (10)" and inserting the word and figures "thirty (30)".

The vote occurring on the Hall amendment, as amended, it was declared adopted.

Senator Hall asked unanimous consent, which was granted, to amend his adopted amendment to line 6, page 2, by striking the word and figures "ten (10)" and inserting the word and figures "thirty (30)".

Senator Ritzhaupt moved to amend

SB 271, line 18, page 2, by striking after the word "the" all of line 18 and line 1, page 3 and inserting "General Revenue Fund of the State" which amendment was declared adopted.

Senator Stipe asked to be recorded excused for the remainder of this legislative day, which was the order.

Senator Harris moved to amend **SB 271**, line 15½, page 2, by adding a new Section and renumbering the succeeding sections: "Section 3. It shall be the duty of the Superintendent of such Institution to deliver all personal funds in his hands for the benefit of a patient to said patient at the time said patient is discharged" which amendment was declared adopted.

Upon motion of Senator Hall, **SB 271**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended and **SB 271**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 271 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Creek), Field, McClendon, McSpadden, Stipe, Trent, Walker.—7.

Not Voting: Jones, Mahan.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Creek), Field, McClendon, McSpadden, Stipe, Trent, Walker.—7.

Not Voting: Jones, Mahan.—2.

The Emergency was declared passed.

SB 271, as amended, was referred for engrossment.

GENERAL ORDER

HB 939, by Cook, was read and considered.

Senator Ritzhaupt moved to amend **HB 939**, line 4, page 1, by adding after the word "Board" and before the word "are" the following: "the aged and infirm persons on the public relief rolls" which amendment by unanimous consent he withdrew.

Senators Hamilton and Dacus asked to be made co-authors of **HB 939**, which was the order.

Upon motion of Senator Hamilton, **HB 939**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **HB 939**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 939 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pon-

totoc), Coppock, Dacus, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Cowden, Rinehart.—2.

Excused: Collins (Creek), Field, McClendon, McSpadden, Stipe, Trent, Walker.—7.

Not Voting: Dendy, Mahan.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Cowden, Rinehart.—2.

Excused: Collins (Creek), Field, McClendon, McSpadden, Stipe, Trent, Walker.—7.

Not Voting: Dendy, Mahan.—2.

The Emergency was declared passed.

HB 939, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 773, by Carmichael et al, was read and considered.

Upon motion of Senator Tipps, **HB 773** was advanced to engrossment and third reading.

Upon motion of Senator Tipps, the rules of the Senate were suspended and **HB 773** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 773 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Cowden, Dacus, Easterly, Fine, Frazier, Garvin, Grant-ham, Hall, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Hamilton, Young (Cleveland), Young (Haskell).—3.

Excused: Collins (Creek), Field, Mc-Clendon, McSpadden, Stipe, Trent, Walker.—7.

Not Voting: Collins (Pontotoc), Coppock, Dendy, Mahan.—4.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Cowden, Dacus, Easterly, Fine, Frazier, Garvin, Grant-ham, Hall, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Hamilton, Young (Cleveland), Young (Haskell).—3.

Excused: Collins (Creek), Field, Mc-Clendon, McSpadden, Stipe, Trent, Walker.—7.

Not Voting: Collins (Pontotoc), Coppock, Dendy, Mahan.—4.

The Emergency was declared passed.

HB 773 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 537, by Bullard et al, was read and considered.

Senators Ritzhaupt, Garvin, Sandlin, Dacus and Tipps asked to be made co-

authors of **HB 537**, which was the or-der.

Upon motion of Senator Garvin, **HB 537**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Garvin, the rules of the Senate were suspended and **HB 537**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 537 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Ponto-toc), Coppock, Dacus, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamil-ton, Harris, Herndon, Hope, McColgin, Miskovsky, Payne, Price, Rinehart, Ritz-haupt, Sandlin, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Creek), Field, Mc-Clendon, McSpadden, Stipe, Trent, Wal-ker.—7.

Not Voting: Cowden, Dendy, Jones, Mahan, Perryman.—5.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Ponto-toc), Coppock, Dacus, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamil-ton, Harris, Herndon, Hope, McColgin, Miskovsky, Payne, Price, Rinehart, Ritz-haupt, Sandlin, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Creek), Field, Mc-Clendon, McSpadden, Stipe, Trent, Wal-ker.—7.

Not Voting: Cowden, Dendy, Jones, Mahan, Perryman.—5.

The Emergency was declared passed.

HB 537, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 765, by Judiciary Committee, was read and considered.

Upon motion of Senator Shoemake, **HB 765** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **HB 765** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 765 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Collins (Creek), Field, McClendon, McSpadden, Stipe, Trent, Walker.—7.

Not Voting: Cowden, Dendy, Frazier, Herndon, Mahan, Tipps.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Collins (Creek), Field, McClendon, McSpadden, Stipe, Trent, Walker.—7.

Not Voting: Cowden, Dendy, Frazier, Herndon, Mahan, Tipps.—6.

The Emergency was declared passed.

HB 765 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 148, by Shoemake, was read and considered.

Senator Shoemake moved to amend **SB 148**, page 1, by adding after the last word in Section 2 the following: “; provided that should such equipment become inoperative after a train commences a trip then such train may be allowed to complete the balance of said trip without violating the provisions of this Act” which amendment was declared adopted.

Senator Shoemake moved to amend **SB 148**, line 1, page 2, by adding after the word “engine” the following: “; provided that this Act shall not apply to any railroad company which is not allowed, by contract or otherwise, to pool its cabooses; and provided further that all railroad companies affected by the terms of this Act shall have one (1) year from the effective date hereof within which to comply herewith” which amendment was declared adopted.

Upon motion of Senator Shoemake, **SB 148**, as amended, was advanced to engrossment and third reading.

Senators Hamilton, Rinehart, Hope, Easterly, Tipps, Dendy, Frazier, Collins (Pontotoc), Dacus, Young (Haskell), Allen and Perryman asked to be made co-authors of **SB 148**, which was the order.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 148**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 148 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Ritzhaupt.—1.

Excused: Collins (Creek), Field, McClendon, McSpadden, Stipe, Trent, Walker.—7.

Not Voting: Baldwin, Cowden, McColgin, Mahan.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Ritzhaupt.—1.

Excused: Collins (Creek), Field, McClendon, McSpadden, Stipe, Trent, Walker.—7.

Not Voting: Baldwin, Cowden, McColgin, Mahan.—4.

The Emergency was declared passed.

SB 148, as amended, was referred for engrossment.

There being matters on the President's desk for the consideration of the Senate, in executive session, it was upon motion of Senator Grantham that the Senate closed its doors and went into executive session.

The Senate reassembled, in open session, with Senator Cartwright presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Hamilton, advised and consented to the confirmation of the appointment of **ELBERT COSTNER**, of Poteau, Oklahoma, as a member of the State Board of Education for a term effective April 2, 1957 and ending April 1, 1963.

The Senate, in executive session and upon motion of Senator Hall, advised and consented to the confirmation of the reappointment of **LOWELL NICKS**, of Grove, Oklahoma, as a member of the Grand River Dam Authority, Board of Directors, for a term effective this date and ending the second Tuesday in January, 1964.

Senator Wilson (Greer), Chairman of the Committee on Committees, asked that Senator Tipps be added as a member of the Committee on Insurance, which was the order.

Senator Dacus asked unanimous consent, which was granted, that **SB 404** be ordered withdrawn from the Committee on County Government, ordered printed and placed upon the Calendar.

Senator Grantham moved, when the clerk's desk is cleared of routine matters, the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 408—By Baldwin of the Senate, and Long (Caddo) and Goodfellow of the House — An Act relating to the court funds; providing for transfer from the court fund to the County Free Fair Association of moneys for the construction or completion of a women's home demonstration building in certain counties; and declaring an emergency.

SB 409—By Stipe of the Senate and Nigh, Skeith and Gotcher of the House—An Act relating to coal; establishing a coal experiment station; prescribing duties and powers of chief mine inspector; making appropriations; and declaring an emergency.

SB 410—By Miskovsky—An Act relating to Justices of the Peace in certain cities; providing that such Justices of the Peace shall have jurisdiction in civil cases where the amount involved does not exceed Five Hundred Dollars (\$500.00) exclusive of interest accruing after suit is filed and costs; repealing conflicting laws; and declaring an emergency.

SB 411—By Garvin, Harris and Sandlin.—An Act relating to unopposed nominees of political parties for public office; providing that such nominees shall be issued certificates of election and that their names shall not be placed on the ballots at the ensuing regular general election; and declaring an emergency.

SB 412—By Frazier, Wilson (Greer), Tipps and Herndon—An Act relating to the practice of chiropractic in Oklahoma and designating persons holding valid licenses to so practice as chiropractic physicians; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 267—Judiciary.

SB 337—Revenue and Taxation.

HB 894—Judiciary.

HB 921—Banks and Banking.

HB 922—Banks and Banking

HB 950—Revenue and Taxation.

HB 951—Revenue and Taxation.

HB 952—Revenue and Taxation.

HB 980—Municipal Government — To

Revenue and Taxation by previous order.

DO PASS, as amended:

SB 25—Public Health—To Appropriations and Budget by previous order.

SB 362—Military and Veterans Affairs.

MESSAGE FROM THE HOUSE

Advising Conferences granted on Engrossed **SBs 45, 50 and 156**, and naming House Conferees as follows: Joint Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 631—By Carmichael and Tinker—An Act relating to the payment of bounties for recently killed wolves, coyotes, bobcats and foxes; making an appropriation from the State Game and Fish fund to carry out the provisions of Chapter 1, Title 4, Oklahoma Session Laws 1955; and declaring an emergency.

HB 760—By Hammers—An Act relating to school district elections; amending 70 O. S. 1951 § 1-15; requiring school district electors to be registered voters; providing that school district elections shall be conducted by the County Election Board; and declaring an emergency.

HB 761—By Chambers and Musgrave of the House and Price of the Senate—An Act relating to disturbances of the peace; amending 21 O. S. 1951 § 1362; providing that use of certain language on a telephone call or making objectionable telephone calls or causing telephone numbers to be jammed shall be a misdemeanor, and fixing punishment therefor; and declaring an emergency.

HB 875 — By Alexander, Musgrave, Nixon, Chambers, Calkins, Patten and Slater—An Act amending Section 70 of Title 46, Oklahoma Statutes 1951; prescribing procedure for release of chattel mortgages; providing penalty for failure to comply with this Act; and declaring an emergency.

HB 883—By Carmichael, Hammers, Smith, Bohr, Nixon and Musgrave of the House and McSpadden and Breeden of the Senate—An Act relating to chiropractors; stating certain grounds upon which the license of a chiropractor may be suspended or revoked by the Board of Chiropractic Examiners; fixing the amount of the annual renewal license fee for chiropractors; amending 59 O. S. 1951, Section 164c and 59 O. S. 1951 Section 164d as amended by Section 1, Chapter 5, Title 59 S. L. 1953; and declaring an emergency.

HB 779—By Bradley, Long (Caddo) and Levergood — An Act authorizing State Officers, Boards and Commissions to require bonds of employees; prescribing form, terms and conditions of bonds; authorizing actions thereon and providing for payment of the premiums thereon from public funds; and declaring an emergency.

HB 850—By Stevens and Garrison—An Act relating to election contests; amending 26 O. S. 1951 § 392, to provide that recounts in general elections may be had in the same manner as provided by law for recounts in primary elections; repealing all laws in conflict herewith; and declaring an emergency.

HB 852—By Metcalf—An Act relating to the Office of County Superintendent of Schools, authorizing the abolition of said office and the performance of its duties by the County Treasurer when no dependent school districts are under the supervision of the County

Superintendent of Schools and when such abolition is authorized by a vote of the people; prescribing method of petitioning for such election, the form of ballot, the effective date of such transfer, if voted.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 241**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGES FROM GOVERNOR

Advising approval by him, April 17, 1957, of Enrolled **SB No. 147** entitled:

ENROLLED SENATE BILL NO. 147
—By Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House.

AN ACT CONTINUING THE APPROPRIATION MADE TO THE STATE BOARD OF PUBLIC AFFAIRS FROM THE PUBLIC BUILDING FUND BY S. B. 167, SECTION 4, REGULAR SESSION 25TH OKLAHOMA LEGISLATURE; STATING THE PURPOSE; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

As provided under the Grantham motion, the Senate was declared adjourned to meet at 10:30 a. m., tomorrow.

FIFTY-NINTH LEGISLATIVE DAY

Thursday, April 18, 1957

Pursuant to adjournment, the Senate convened at 10:30 a. m., and was called to order by President Pro Tempore Baldwin.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Carrier, McClendon, Perryman, Trant, Wilson (Beckham).—5.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative Day was declared approved.

Senator Grantham asked unanimous consent, which was granted, that Judy and Jane Cookson and Jackie Newman, all of Ponca City, be made Honorary Journal Clerks for this Legislative Day.

Senator Grantham asked unanimous consent, which was granted, that Edward Brady of Oklahoma City be made an Honorary Page for this Legislative Day.

Senator Wilson (Greer) asked unanimous consent, which was granted, that Cynthia White of Oklahoma City be made an Honorary Journal Clerk for this Legislative Day.

Senator Grantham asked unanimous consent, which was granted, that Frank Mahan, young son of Senator Mahan, be made an Honorary Page for this Legislative Day.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Field moved to reconsider the vote by which SB 308, by Easterly, was passed.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

SB 395—Appropriations and Budget.

HB 834—Appropriations and Budget.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 406—State and Federal Government.

SB 407—Business and Industry.

SB 408—County Government.

SB 409—Business and Industry.

SB 410—Judiciary.

SB 411—Privileges and Elections.

SB 412—Public Health.

HB 761—Criminal Jurisprudence.

HB 875—Judiciary.

HB 883—Public Health.

HB 681—Game and Fish.

HB 760—Privileges and Elections.

HB 779—State and Federal Government.

HB 850—Privileges and Elections.

HB 852—County Government.

RESOLUTION

The following Resolution was introduced:

SENATE RESOLUTION No. 39—By Collins (Pontotoc).

A RESOLUTION RELATING TO STUDENTS IN INSTITUTIONS FOR THE DEAF IN THIS STATE; RE-

QUESTING THE STATE BOARD OF EDUCATION FORTHWITH TO ADMIT QUALIFIED DEAF NEGRO STUDENTS TO THE OKLAHOMA SCHOOL FOR THE DEAF, SULPHUR, OKLAHOMA; REQUESTING THE STATE BOARD OF PUBLIC AFFAIRS TO TRANSFER FORTHWITH ANY OR ALL DEAF NEGRO STUDENTS AND CERTAIN FUNDS FROM THE DEAF, BLIND, AND ORPHAN INSTITUTION, CONSOLIDATED NEGRO INSTITUTION, TAFT, OKLAHOMA, TO THE OKLAHOMA SCHOOL FOR THE DEAF, SULPHUR, OKLAHOMA.

Senator Dacus asked unanimous consent that **SR 39** be ordered printed and placed upon the Calendar to be considered on Monday, April 22, which was the order.

MESSAGE FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 682**, as amended.

GENERAL ORDER

HB 577, by Camp, et al, was read and considered.

Upon motion of Senator Hope, **HB 577** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 577** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 577 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt,

Sandlin, Shoemake, Tipps, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Easterly, McColgin.—2.

Excused: Carrier, McClendon, Perryman, Trent, Wilson (Beckham).—5.

Not Voting: Coppock, Stipe, Walker.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Easterly, McColgin.—2.

Excused: Carrier, McClendon, Perryman, Trent, Wilson (Beckham).—5.

Not Voting: Coppock, Walker.—2.

The Emergency was declared passed.

HB 577 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 782, by Harkey, et al of the House, and Baldwin and Fine of the Senate, was read and considered.

Upon motion of Senator Fine, **HB 782** was advanced to engrossment and third reading.

Upon motion of Senator Fine, the rules of the Senate were suspended, and **HB 782** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 782 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden,

Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Carrier, McClendon, Perryman, Wilson (Beckham).—4.

Not Voting: Collins (Creek).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Carrier, McClendon, Perryman, Wilson (Beckham).—4.

Not Voting: Collins (Creek).—1.

The Emergency was declared passed.

HB 782 was properly signed and ordered returned to the Honorable House.

Senators Carrier, Perryman and Wilson (Beckham) asked to be recorded present, which was the order.

Senator Harris presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 671, 737, 752 and 815, and **SBs 114, 176, 250, 289 and 339** each correctly engrossed.

Engrossed **SAs** to and Engrossed **HBs 671, 737, 752 and 815**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SBs 114, 176, 250, 289 and 339** were properly signed and ordered

transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 90, by Hope of the Senate and Ozmun of the House, was read and considered.

Senators Tipps, Herndon, Boecher and Payne asked unanimous consent, which was granted, to be made co-authors of **SB 90**.

Senator Breeden moved to amend **SB 90**, line 5, page 10, by adding a new paragraph after the word, "expense," as follows: "Provided that with the consent of the mortgage holder any franchised new car dealer may keep in his possession all evidences of title while the new cars are in his possession. Provided further that upon the sale of said new cars the original title executed in the transfer shall then be turned to the original mortgage holder by the dealer and the duplicate issued to the new owner of the car," which amendment was declared adopted.

Senator Allen moved to amend **SB 90**, Line 5, Page 10 as follows: By adding a new sub-section as follows: "(e) Any employee of the state Tax Commission or agent therefor shall not be personally liable for failure to show on said title any lien as described here in or for failure to deliver said title to the lienholders," which amendment was declared adopted.

Upon motion of Senator Hope, **SB 90**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 90**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 90 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Dendy, Fine, Garvin, Hamilton, Harris, Herndon, Hope, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Shoemake, Tipps, Trent, Wilson (Beckham), Young (Haskell).—21.

Nay: Collins (Pontotoc), Cowden, Easterly, Field, Frazier, Grantham, Hall, McColgin, Ritzhaupt, Stipe, Walker, Young (Cleveland).—12.

Excused: McClendon.—1.

Not Voting: Baldwin, Boecher, Cartwright, Collins (Creek), Coppock, Dacus, Jones, Miskovsky, Sandlin, Wilson (Greer).—10.

The Bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Hope moved to reconsider the vote by which **SB 90** failed of passage.

DECLARATION OF VOTE

Senator Miskovsky asked unanimous consent that the record show had he been present when the roll was called on **SB 90** he would have voted, "Aye," which was the order.

GENERAL ORDER

HB 788, by Langley of the House, and Fine of the Senate, was read and considered.

Upon motion of Senator Fine, **HB 788** was advanced to engrossment and third reading.

Upon motion of Senator Fine, the rules of the Senate were suspended, and **HB 788** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 788 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Dacus,

Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: McClendon.—1.

Not Voting: Baldwin, Boecher, Collins (Pontotoc), Coppock, Jones, Payne, Rinehart.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: McClendon.—1.

Not Voting: Baldwin, Boecher, Collins (Pontotoc), Coppock, Jones, Payne, Rinehart.—7.

The Emergency was declared passed.

HB 788 was properly signed and ordered returned to the Honorable House.

President Pro Tempore Baldwin presiding.

Senator Rinehart asked unanimous consent to be excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

HB 898, by Vandiver and Traw of the House and Hamilton of the Senate, was read and considered.

Upon motion of Senator Hamilton, **HB 898** was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **HB 898** was considered engrossed and

placed upon third reading and final passage.

THIRD READING

HB 898 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Excused: McClendon, Rinehart.—2.

Not Voting: Boecher, Hall, Jones, Payne, Perryman, Price, Tipps, Trent, Wilson (Greer).—9.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Excused: McClendon, Rinehart.—2.

Not Voting: Boecher, Hall, Jones, Payne, Perryman, Price, Tipps, Trent, Wilson (Greer).—9.

The Emergency was declared passed.

HB 898 was properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to **HB 695** and requesting a Conference; and that the following have been appointed as House Conferees: Special Committee on Predatory Animal Control,

Senator Allen moved that the request of the Honorable House for a Conference on **HB 695**, be granted and the President Pro Tempore appoint a Conference Committee therefor, which motion prevailed, the President Pro Tempore appointing as Senate Conferees: Senator Trent, Chairman, and Senators McSpadden, Coppock, Walker and Allen.

MESSAGES FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 630**, requesting Conference and naming Conferees as follows: Joint Conference Committee on Appropriations.

Senator Hope moved that the request of the Honorable House for a Conference on **HB 630** be granted, and the Bill be referred to the Joint Conference Committee on Appropriations, which motion prevailed.

GENERAL ORDER

SB 355, by Tipps, was read and considered.

Upon motion of Senator Tipps, **SB 355** was advanced to engrossment and third reading.

Upon motion of Senator Tipps, the rules of the Senate were suspended, and **SB 355** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 355 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McSpadden, Miskovsky, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—34.

Nay: McColgin.—1.

Excused: McClendon, Rinehart.—2.

Not Voting: Hall, Herndon, Jones, Mahan, Payne, Perryman, Wilson (Greer).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McSpadden, Miskovsky, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—34.

Nay: McColgin.—1.

Excused: McClendon, Rinehart.—2.

Not Voting: Hall, Herndon, Jones, Mahan, Payne, Perryman, Wilson (Greer).—7.

The Emergency was declared passed.

SB 355 was referred for engrossment.

GENERAL ORDER

SB 385, by Grantham, Breeden and Mahan of the Senate, and Craig and Bailey (Kay) of the House, was read and considered.

Upon motion of Senator Grantham, **SB 385** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended and **SB 385** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 385 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock,

Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: McClendon, Rinehart.—2.

Not Voting: Herndon, Jones, Mahan, Perryman.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: McClendon, Rinehart.—2.

Not Voting: Herndon, Jones, Mahan, Perryman.—4.

The Emergency was declared passed.

SB 385 was referred for engrossment.

GENERAL ORDER

SB 275, by Young (Cleveland) and Miskovsky of the Senate, and Bailey (Cleveland) and Fuller of the House, was read and considered.

Upon motion of Senator Young (Cleveland) **SB 275** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **SB 275** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 275 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: McClendon, Rinehart.—2.

Not Voting: Coppock, Herndon, Jones, Mahan, Perryman.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: McClendon, Rinehart.—2.

Not Voting: Coppock, Herndon, Jones, Mahan, Perryman.—5.

The Emergency was declared passed.

SB 275 was referred for engrossment.

GENERAL ORDER

HB 951, by Briscoe of the House and McSpadden of the Senate, was read and considered.

Upon motion of Senator McSpadden, **HB 951** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **HB 951** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 951 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McSpadden, Miskovsky, Payne, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: McClendon, Rinehart.—2.

Not Voting: Coppock, Herndon, Jones, McColgin, Mahan, Perryman, Ritzhaupt.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McSpadden, Miskovsky, Payne, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: McClendon, Rinehart.—2.

Not Voting: Coppock, Herndon, Jones, McColgin, Mahan, Perryman, Ritzhaupt.—7.

The Emergency was declared passed.

HB 951 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 950, by Davis and Lance of the House, and Allen of the Senate, was read and considered.

Upon motion of Senator Allen, **HB 950** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and **HB 950** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 950 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: McClendon, Rinehart.—2.

Not Voting: Boecher, Coppock, Herndon, Jones, McSpadden, Mahan, Perryman.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: McClendon, Rinehart.—2.

Not Voting: Boecher, Coppock, Herndon, Jones, McSpadden, Mahan, Perryman.—7.

The Emergency was declared passed.

HB 950 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 952, by Bailey (Kay) and Craig

of the House, and Grantham of the Senate, was read and considered.

Upon motion of Senator Grantham, **HB 952** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the Rules of the Senate were suspended, and **HB 952** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 952 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: McClendon, Rinehart.—2.

Not Voting: Jones, Mahan, Perryman.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: McClendon, Rinehart.—2.

Not Voting: Jones, Mahan.—2.

The Emergency was declared passed.

HB 952 was properly signed and ordered returned to the Honorable House.

Senator Dendy asked that the record show him excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 387, by Young (Cleveland) was read and considered.

Upon motion of Senator Young (Cleveland), **SB 387** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **SB 387** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 387 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Dendy, McClendon, Rinehart.—3.

Not Voting: Jones, Mahan.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price,

Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Dendy, McClendon, Rinehart.—3.

Not Voting: Jones, Mahan.—2.

The Emergency was declared passed.

SB 387 was referred for engrossment.

GENERAL ORDER

HB 856 by Bliss of the House and Fine of the Senate, was read and considered.

Upon motion of Senator Fine, **HB 856** was advanced to engrossment and third reading.

Upon motion of Senator Fine, the rules of the Senate were suspended, and **HB 856** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 856 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Dendy, McClendon, Rinehart.—3.

Not Voting: Garvin, Jones, McSpadden, Mahan.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek),

Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Dendy, McClendon, Rinehart.—3.

Not Voting: Garvin, Jones, McSpadden, Mahan.—4.

The Emergency was declared passed.

HB 856 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 857, by Bliss of the House and Fine of the Senate, was read and considered.

Upon motion of Senator Fine, **HB 857** was advanced to engrossment and third reading.

Upon motion of Senator Fine, the rules of the Senate were suspended, and **HB 857** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 857 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Dendy, McClendon, Rinehart.—3.

Not Voting: Garvin, Jones, Trent.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Dendy, McClendon, Rinehart.—3.

Not Voting: Garvin, Jones, Trent.—3.

The Emergency was declared passed.

HB 857 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 404, by Dacus of the Senate and Greenhaw of the House, was read and considered.

Upon motion of Senator Dacus, **SB 404** was advanced to engrossment and third reading.

Upon motion of Senator Dacus, the rules of the Senate were suspended and **SB 404** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 404 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake,

Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Dendy, McClendon, Rinehart—3.

Not Voting: Garvin, Jones, Perryman, Tipps, Trent, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Dendy, McClendon, Rinehart—3.

Not Voting: Garvin, Jones, Perryman, Tipps, Trent, Wilson (Beckham).—6.

The Emergency was declared passed.

SB 404 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 534 — By Nigh, Scarbrough, Skeith, Kite and Norris of the House, and Stipe of the Senate—A Concurrent Resolution requesting the State Legislative Council to make an interim study of the feasibility of exempting municipalities from paying gasoline taxes, vehicle license and registration fees and all other excise taxes; requesting the Executive Committee of the Council to appoint a special committee for the purpose of making the study.

Upon request of Senator Stipe, Engrossed **HCR 534** was taken up for immediate consideration, read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 534 — By Nigh, Scarbrough, Skeith, Kite and Nor-

ris of the House and Stipe of the Senate.

A CONCURRENT RESOLUTION REQUESTING THE STATE LEGISLATIVE COUNCIL TO MAKE AN INTERIM STUDY ON THE FEASIBILITY OF EXEMPTING MUNICIPALITIES FROM PAYING GASOLINE TAXES, VEHICLE LICENSE AND REGISTRATION FEES AND ALL OTHER EXCISE TAXES; REQUESTING THE EXECUTIVE COMMITTEE OF THE COUNCIL TO APPOINT A SPECIAL COMMITTEE FOR THE PURPOSE OF MAKING THE STUDY.

WHEREAS, under Title 68 of the Oklahoma Statutes 1951, as amended by subsequent Oklahoma Session Laws, certain State agencies and departments in addition to district owned school buses, FFA and 4-H club trucks, vehicles owned by the United States Government, vehicles used for agricultural purposes, county owned highway and road construction vehicles are exempted from several of the various motor fuel excise taxes; and

WHEREAS, under present Oklahoma law governments of the various municipalities do not receive exemption on excise taxes on the various motor fuels; and

WHEREAS, under Title 47 of the Oklahoma Statutes 1951, as amended all State owned vehicles, district owned school buses, municipal fire department vehicles are exempt from the standard registration and license fees; and

WHEREAS, municipalities of all classes are but creatures of the State, created for the purpose of providing efficient and comprehensive administration of local government; and

WHEREAS, it is the concern of this Legislature that such municipalities are not unduly or unnecessarily burdened through tax policies of this State;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REP-

REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That during the interim 1957-1959 the State Legislative Council make a study on the feasibility of exempting municipalities from motor fuel taxes, vehicle license and registration fees and all other excise taxes.

SECTION 2. That the Executive Committee of the State Legislative Council shall appoint a special committee to hold hearings, conduct research and make a report of its findings to the Twenty-seventh Oklahoma Legislature.

Engrossed **HCR 534** was properly signed and ordered returned to the Honorable House.

Senator Cartwright presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 975 and **SBs 148** and **271** each correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 975**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SBs 148** and **271** were each properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 331, by Collins (Creek) and Grantham, was read and considered.

Senator Mahan moved to amend **SB 331**, line 11, page 2, lines 10 and 17, page 3 and line 6, page 4, by striking the words and figures "eighty-five (.85)" and inserting the words and figures "seventy-five (.75)" which amendment was declared adopted.

Upon motion of Senator Collins (Creek), **SB 331**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Collins

(Creek), the rules of the Senate were suspended and **SB 331**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 331 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Boecher, Cartwright, Payne.—3.

Excused: Dendy, McClendon, Rinehart.—3.

Not Voting: Herndon, Jones.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Boecher, Cartwright, Payne.—3.

Excused: Dendy, McClendon, Rinehart.—3.

Not Voting: Herndon, Jones.—2.

The Emergency was declared passed.

SB 331, as amended, was referred for engrossment.

Senator Rinehart asked to be recorded present, which was the order.

GENERAL ORDER

HB 978, by McCarty et al, was read and considered.

Senator Ritzhaupt moved to amend **HB 978**, line 4, page 2, by striking after the word "than" the words "two hundred thousand" and inserting the words "ten thousand", which amendment was tabled upon motion of Senator Miskovsky.

Upon motion of Senator Miskovsky, **HB 978** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **HB 978** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 978 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Stipe, Tipps, Trent, Wilson (Beckham), Young (Cleveland), Young (Haskell).—34.

Nay: Frazier, Jones, McColgin, Ritzhaupt, Shoemaker, Walker, Wilson (Greer).—7.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Creek).—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McSpadden, Mahan, Miskovsky, Payne,

Perryman, Price, Rinehart, Sandlin, Stipe, Tipps, Trent, Wilson (Beckham), Young (Cleveland), Young (Haskell).—34.

Nay: Frazier, Jones, McColgin, Ritzhaupt, Shoemaker, Walker, Wilson (Greer).—7.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Creek).—1.

The Emergency was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Miskovsky moved to reconsider the vote by which **HB 978** was passed.

GENERAL ORDER

SB 358, by Sandlin of the Senate and Huser et al of the House, was read and considered.

Upon motion of Senator Sandlin, **SB 358** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended and **SB 358** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 358 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Creek), Herndon, Miskovsky, Trent.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Creek), Herndon, Miskovsky, Trent.—4.

The Emergency was declared passed.

SB 358 was referred for engrossment.

GENERAL ORDER

SJR 11, by Shoemake, was read and considered.

Upon motion of Senator Shoemake, **SJR 11** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SJR 11** was considered engrossed and placed upon third reading and final passage.

President Pro Tempore Baldwin presiding.

THIRD READING

SJR 11 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hall, Harris, Herndon, Hope, McSpadden, Mahan, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Boecher, Grantham, Hamilton, Perryman, Wilson (Beckham).—5.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Creek), Jones, McColgin, Miskovsky, Sandlin.—5.

The Resolution was declared passed.

SJR 11 was referred for engrossment.

GENERAL ORDER

SB 381, by Easterly and Wilson (Beckham), was read and considered.

Upon motion of Senator Wilson (Beckham), **SB 381** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended and **SB 381** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 381 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Pontotoc), Hall, McColgin, Miskovsky, Trent.—5.

The Bill was declared passed.

SB 381 was referred for engrossment.

GENERAL ORDER

SB 230, by Grantham of the Senate and Bailey (Kay) et al of the House, was read and considered.

Senators Frazier, Hamilton, Hope, Payne, Sandlin, Stipe and Young (Cleveland) asked to be made co-authors of **SB 230**, which was the order.

Upon motion of Senator Grantham,

SB 230 was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended and **SB 230** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 230 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Pontotoc), Fine, Herndon, McColgin, Mahan, Miskovsky, Shoemaker, Trent.—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Pontotoc), Fine, Herndon, McColgin, Mahan, Miskovsky, Shoemaker, Trent.—8.

The Emergency was declared passed.

SB 230 was referred for engrossment.

DECLARATION OF VOTE

Senator Shoemaker asked that the

record show, had he been present at the time of third reading and final passage of **SB 230**, he would have voted **AYE** on the Bill and Emergency, which was the order.

GENERAL ORDER

HB 825, by Dolezal et al of the House and Grantham and Breen of the Senate, was read and considered.

Upon motion of Senator Grantham, **HB 825** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended and **HB 825** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 825 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Pontotoc), Herndon, McColgin, Mahan, Trent, Walker.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Wilson

(Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Pontotoc), Hernon, McColgin, Mahan, Trent, Walker.—6.

The Emergency was declared passed.

HB 825 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 748, by Judiciary Committee, was read and considered.

Senator Rinehart moved to amend **HB 748**, Line 2, Page 2, by adding after the word "jailers" and before the word, "licensed" the following "or any law enforcement officer having custody of prisoners, federal or state" which amendment was declared adopted.

Upon motion of Senator Rinehart, **HB 748**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended and **HB 748**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 748 was read for the third time at length.

On question of the passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Pontotoc), Hernon, McColgin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Dendy, McClendon.—2.

Not Voting: Collins (Pontotoc), Hernon, McColgin.—3.

The Emergency was declared passed.

HB 748, as amended, was referred for engrossment.

Senator Hall asked to be excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 894, by McCarty et al of the House and Miskovsky of the Senate, was read and considered.

Upon motion of Senator Miskovsky, **HB 894** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **HB 894** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 894 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson

(Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Dendy, Hall, McClendon.—3.

Not Voting: Collins (Pontotoc), Cowden, Herndon, McColgin.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedon, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Dendy, Hall, McClendon.—3.

Not Voting: Collins (Pontotoc), Cowden, Herndon, McColgin.—4.

The Emergency was declared passed.

HB 894 was properly signed and ordered returned to the Honorable House.

Senator Hamilton moved that the Honorable House be requested to return Engrossed **HB 737** to the Senate for further consideration, which motion was declared adopted.

President Pro Tempore Baldwin announced the appointment of Senator Jones, as Chairman, Senator Carrier, Vice Chairman, and Senator Rinehart as member, of the Committee provided under Engrossed **HCR 533**, adopted on the last legislative day.

Senator Allen moved when the clerk's desk is cleared of routine matters the Senate adjourn to meet at 3:00 p. m., Monday, April 22, 1957, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 413—By Cartwright of the Senate and Belvin, Cartwright (Bryan), Long (Caddo), Stewart, Tinker, Gotcher, Bliss, Cartwright (Seminole) of the House—

An Act authorizing the State Game and Fish Commission to issue hunting and fishing licenses without cost to Indian citizens of the State who are classified as "restricted" by the United States government; authorizing the Commission to prescribe rules and regulations governing the application form and proof of eligibility of the applicant; and declaring an emergency.

SB 414—By Miskovsky—An Act relating to jurisdiction of child custody and child support matters arising from a divorce case; providing the jurisdiction of such matters is in the court granting the divorce and providing for transfer of such proceedings to other courts in certain cases; and declaring an emergency.

SB 415—By Cartwright, Bond (Marshall) and Andrews of the House—An Act making an appropriation to the Oklahoma Planning and Resources Board for the purpose of rebuilding and equipping the Boat Dock Cafe which was destroyed by fire on April 14, 1957 in Lake Texoma State Park and declaring an emergency.

SB 416—By Dacus, Hope, Cowden, Cartwright and Walker—An Act relating to the State Highway Department; providing for retirement of employees in the State Highway Department and for payment of pensions and medical and hospital expenses to such employees and their dependents; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 824—By Harkey and Bullard of the House, and Baldwin and Fine of the Senate.—An Act amending 74 O. S. 1951 § 473; relating to the National Conference of Commissioners on uniform State Laws; providing reimbursement for expenses of official Commissioners of the State of Oklahoma to said Conference; and declaring an emergency.

HB 889—By Slater, Nixon, Alexander, Patten, Carey and Garrison of the House, and Price of the Senate.—An Act relating to aeronautics and airports; amending 3 O. S. 1951 § 65.3; providing for the exercise of the powers of eminent domain; outlining procedures for the exercise of said powers; authorizing surveys and examinations; authorizing municipalities to take possession of property under certain conditions; and declaring an emergency.

HB 736—By Andrews and Simmons.—An Act establishing the Oklahoma Hospital for Epileptics, and placing control of same in the Board of Regents of the University of Oklahoma; creating a revolving fund; repealing conflicting laws; and declaring an emergency.

HB 802—By Romang.—An Act relating to property exempt from attachment, execution and forced sale for payment of debts; extending such exemptions to every person owning a home and residing therein; amending 31 O. S. 1951, § 1. and declaring an emergency.

HB 809—By Romang.—An Act amending 68 O. S. 1951, § 15.2 relating to property exempt from ad valorem taxes; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising Conference granted on Engrossed **SB 138**, and naming House Conferees as follows: Sweeney, Greenhaw, Alexander, Tinker, Green.

MESSAGES FROM THE HOUSE

Transmitting following Bills and/or Resolutions, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HJR 503**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee

Report on **HJR 503** was read and consideration deferred:

April 10, 1957

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE

We, your Conference Committee, to whom was referred Engrossed House Joint Resolution No. 503, and Engrossed Senate Amendment thereto, entitled:

A JOINT RESOLUTION PROVIDING FOR THE CREATION OF A FUND TO BE KNOWN AS THE COLLEGE LAND GRANT EQUALIZATION FUND FOR THE USE AND BENEFIT OF CERTAIN INSTITUTIONS IN THE OKLAHOMA STATE SYSTEM OF HIGHER EDUCATION; MAKING APPROPRIATIONS; PROVIDING FOR ALLOCATION; PROVIDING LEGISLATIVE INTENT; MAKING APPROPRIATIONS NON-FISCAL; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Conference Committee recede from Engrossed Senate Amendment No. 1.
2. That the Engrossed House Joint Resolution No. 503 "Do Pass".

Respectfully submitted,

Senate Conferees: House Conferees:

Collins (Creek),	Davis,
Chairman	Chairman
Tips	Ogden
Frazier	Norris

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 33—Education.

SB 286—Business and Industry.

SB 307—Criminal Jurisprudence.

SB 356—Municipal Government — To Judiciary by previous order.

SB 357—Privileges and Elections.

SB 371—Judiciary.

SB 375—County Government.

SB 376—County Government.

SB 378—Privileges and Elections.

SB 403—Education.

HJR 522—County Government — To Municipal Government by previous order.

HB 602—County Government -- To State and Federal Government by previous order.

HB 625—County Government.

HB 674—Social Welfare.

HB 907—Municipal Government.

HB 928—County Government.

HB 932—Privileges and Elections.

DO PASS, as amended:

SJR 32—Education.

SB 57—County Government.

SB 215—Education.

SB 226—Education.

SB 351—State and Federal Government.

As provided under the Allen motion, the Senate was declared adjourned to meet at 3:00 p. m., Monday, April 22, 1957.

SIXTIETH LEGISLATIVE DAY

Monday, April 22, 1957

Pursuant to adjournment, the Senate convened at 3:00 p. m., and was called to order by its President, Lieutenant Governor Cowbow Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Carrier, Frazier, Garvin, Herndon, Hope, Jones, Mahan, Rinehart.—8.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Franklin E. Simmons, pastor of the First Methodist Church of Commerce.

The Journal for the last Legislative Day was declared approved.

Senators Harris and Hall asked to be shown excused until such time as they might return to the Chamber.

Senator Payne asked unanimous consent, which was granted, that Miss Marianne McCauley and Miss Lucy McElroy, both of Okmulgee, be made Honorary Pages for this Legislative Day.

Senator Price asked unanimous consent, which was granted, that Carolyn and Nancy Breeden, daughters of Senator Breeden, be made Honorary Journal Clerks for this Legislative Day.

Senator Sandlin asked unanimous consent, which was granted, that Karen Romang and Sarah Clarke, both of Enid,

be made Honorary Pages for this Legislative Day.

FIRST READING

The following Bill was introduced and read the first time:

SB 417—By Baldwin and Cartwright—An Act relating to County Assessors and their deputies; amending 68 O. S. 1951 § 15.19; fixing amounts to be allowed for travel expenses of County Assessors and their deputies; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 413—Game and Fish.

SB 414—Judiciary.

SB 415—Planning and Resources, then to Appropriations and Budget.

SB 416—Roads and Highways.

HB 809—Revenue and Taxation.

HB 802—Judiciary.

HB 736—Public Health.

HB 889—Aviation.

HB 824—State and Federal Government.

GENERAL ORDER

Senator Shoemake asked unanimous consent, which was granted, that **SB 318**, by Shoemake, be withdrawn from the Calendar and re-referred to the Committee on County Government.

Senator Harris asked to be recorded present, which was the order.

SB 183, by Young (Haskell) and Frazier of the Senate, and Mitchell of the House, was read and considered.

President Pro Tempore Baldwin presiding.

Upon motion of Senator Young (Haskell), **SB 183** was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended, and **SB 183** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 183 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Fine, Grantham, Hamilton, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Dacus, Harris, Wilson (Beckham).—3.

Excused: Carrier, Frazier, Garvin, Hall, Herndon, Hope, Jones, Mahan, Rinehart.—9.

Not Voting: Collins (Pontotoc), Field.—2.

The Bill was declared passed.

SB 183 was referred for engrossment.

MOTION TO RECONSIDER

As provided under Rule 12-a, Senator Young (Haskell) moved to reconsider the vote by which **SB 183** was passed.

Senators Hope and Mahan asked to be recorded present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 748 correctly engrossed.

Engrossed SAs to and Engrossed **HB 748**, as amended, were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 287, by Breeden, was read and considered.

Upon motion of Senator Breeden, **SB 287** was advanced to engrossment and third reading.

Upon motion of Senator Breeden, the rules of the Senate were suspended, and **SB 287** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 287 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—29.

Nay: Cartwright, Hamilton, Harris, McClendon.—4.

Excused: Carrier, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—7.

Not Voting: Boecher, Collins (Creek), Dendy, Tipps.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Cartwright.—1.

Excused: Carrier, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—7.

Not Voting: Boecher, Collins (Creek), Dendy.—3.

The Emergency was declared passed.

SB 237 was referred for engrossment.

GENERAL ORDER

SB 240, by McSpadden, was read and considered.

Upon motion of Senator McSpadden, **SB 240** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **SB 240** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 240 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grantham, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Hamilton, Perryman, Tipps.—3.

Excused: Carrier, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—7.

Not Voting: Boecher, Collins (Creek), Dendy.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grantham, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Hamilton, Perryman, Tipps.—3.

Excused: Carrier, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—7.

Not Voting: Boecher, Collins (Creek), Dendy.—3.

The Emergency was declared passed.

SB 240 was referred for engrossment.

MOTION TO RECONSIDER VOTE

The vote occurring on the Miskovsky motion to reconsider the vote by which **HB 978**, by McCarty, et al, was passed, it was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hamilton, Harris, Hope, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Carrier, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—7.

Not Voting: McColgin, Price.—2.

Senator Miskovsky moved to reconsider the vote by which **HB 978** was advanced to engrossment and third reading, which motion was declared adopted.

GENERAL ORDER

HB 978 was considered further.

Senator Miskovsky moved to amend **HB 978** by inserting immediately after the enacting clause the following: "Section 1, Title 11, Section 551, O. S. 1951, is hereby amended to read as follows," which amendment was declared adopted.

Senator Miskovsky moved to amend **HB 978**, line 3, page 1 by striking the word, "two," and substituting the word, "one," which amendment was declared adopted.

Senator Miskovsky moved to amend **HB 978**, line 1, page 2, by striking the word, "following," and following the word, "manner," at the end of line 1, add: "Provided in the following section," which amendment was declared adopted.

Upon motion of Senator Miskovsky, the title of **HB 978** was amended to conform to the body of the bill.

Upon motion of Senator Miskovsky, **HB 978**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HB 978**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 978 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Fine, Grantham, Hamilton, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Young (Haskell).—28.

Nay: Allen, Easterly, McSpadden, Shoemaker, Stipe, Wilson (Greer), Young (Cleveland).—7.

Excused: Carrier, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—7.

Not Voting: Harris, Price.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hamilton, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemaker, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—32.

Nay: Allen, Stipe, Young (Cleveland).—3.

Excused: Carrier, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—7.

Not Voting: Harris, Price.—2.

The Emergency was declared passed.

HB 978, as amended, was referred for engrossment.

Senator Fine asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 313, by Easterly, was read and considered.

Senator Ritzhaupt moved to amend **SB 313**, line 10, page 2, by adding after the word, "instruction," the words; "The Commissioner of Public Safety or some one designated by the Commissioner," which amendment was declared failed of adoption.

Senators Grantham and Mahan moved to amend **SB 313**, line 2, page 2, by adding after the word, "exposed," the following: "or so-called comic books which in the opinion of the Commission are not uplifting and beneficial to the education, welfare and character building of the children of Oklahoma," which amendment was declared adopted.

Upon motion of Senator Easterly, **SB 313**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended, and **SB 313**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 313 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Grantham, Hamilton, Hope, McClendon, McColgin, McSpad-

den, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Carrier, Fine, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—8.

Not Voting: Dendy, Harris.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Grantham, Hamilton, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Carrier, Fine, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—8.

Not Voting: Dendy, Harris.—2.

The Emergency was declared passed.

SB 313, as amended, was referred for engrossment.

Senator Cartwright presiding.

GENERAL ORDER

SB 286, by Payne, was read and considered.

Upon motion of Senator Payne, **SB 286** was advanced to engrossment and third reading.

Upon motion of Senator Payne, the rules of the Senate were suspended and **SB 286** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 286 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Grantham, Hamilton, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Shoemaker.—1.

Excused: Carrier, Fine, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—8.

Not Voting: Dendy, Harris.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Grantham, Hamilton, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Shoemaker.—1.

Excused: Carrier, Fine, Frazier, Garvin, Hall, Herndon, Jones, Rinehart.—8.

Not Voting: Dendy, Harris.—2.

The Emergency was declared passed.

SB 286 was referred for engrossment.

Senator Field moved, when the clerk's desk is cleared, the Senate adjourn to meet as provided under the Rules, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 418—By Miskovsky and Rinehart—An Act fixing the annual salary, payable by the State and the court funds of the counties, of the District Judges of certain District Court judicial districts of the State of Oklahoma; repeal-

ing conflicting laws; and declaring an emergency.

SB 419—By Payne—An Act relating to Grand Juries; requiring Grand Jury to be called in each county every year if funds are available for such purpose; and declaring an emergency.

SB 420—By McSpadden—An Act changing the boundaries of District Court judicial districts No. 11 and No. 12; providing that Nowata county shall be detached from judicial district No. 11 and become a part of judicial district No. 12; providing that nothing in this Act shall affect or disturb the tenure of office or compensation of the present judges of said District Court judicial districts No. 11 and No. 12; repealing conflicting laws; making provisions of Act severable; fixing the effective date of this Act; and declaring an emergency.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 11, SBs 230, 275, 355, 358, 381, 385, 387 and 404 each correctly engrossed.

Engrossed **SJR 11** and Engrossed **SBs 230, 275, 355, 358, 381, 385, 387 and 404** were each properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 507—By Mitchell, King, McCarty, Nance, Calkins, Ogden, Simmons, Stewart, Bailey (Cleveland), Nevins, Odom, Williams (Murray), Richeson and Traw of the House, and Young (Haskell), McSpadden, Boecher and Shoemake of the Senate—A Joint Resolution making "OK" the official abbreviation of "Oklahoma"; and declaring an emergency.

HJR 515—By Moad of the House, and McColgin of the Senate—A Joint Resolution directing the State Board of Public Affairs; to provide from the Oklahoma State Penitentiary not to exceed

one hundred two thousand (102,000) bricks to the Oklahoma Planning and Resources Board for use in the construction of a museum in the Black Kettle Park in Roger Mills County, near Cheyenne, at or near the site of one of General Custer's battles; and declaring an emergency.

HB 905—By Committee on County, State and Federal Government—An Act providing for city-county planning and zoning; creating metropolitan-area planning commissions and county boards of adjustment and authorizing and prescribing the organization of same and prescribing the powers and duties thereof; defining the jurisdiction thereof and providing funds therefor; regulating the division or sub-division of lands within the jurisdiction of such planning commission; declaring certain transfers of lands unlawful; providing for the establishment of building lines and setback regulations, zoning regulations, building and construction codes and housing codes and for the enforcement thereof; extending, for certain purposes, the police power of the municipalities to which this Act may be applicable; extending for certain purposes the powers of certain counties to be exercised by the Board of County Commissioners; providing for fees; providing penalties for violations of this Act and extending the jurisdiction of certain courts; providing for appeals to the District Court and to the Supreme Court; authorizing the employment of necessary personnel and incurring necessary expense; authorizing appropriations therefor; making provisions of this Act severable and declaring an emergency.

HB 917—By Shoemake and Tinker of the House, and Mahan of the Senate—An Act relating to County Judges; fixing the annual salary of the County Judge in certain counties; repealing laws in conflict to extent of such conflict; and declaring an emergency.

HB 960—By Kelly of the House, and

Jones of the Senate—An Act relating to the salary of the County Judge in all counties of the State of Oklahoma having a population of not less than seventeen thousand (17,000) nor more than eighteen thousand (18,000) according to the Federal Decennial Census of 1950, and having a net valuation of not less than sixteen million dollars (\$16,000,000.00) in 1956; providing for additional compensation to be paid from the Court Fund of said counties; conferring additional duties on the County Judge of said counties; and declaring an emergency.

HB 953—By Scarbrough—An Act relating to County Officials; imposing additional duties upon County Attorneys, County Judges and Sheriffs of certain counties and providing additional compensation therefor, and fixing the source of payment for such additional compensation; and declaring an emergency.

HB 958—By Ogden—An Act relating to County Officials; fixing salaries of County Judges in certain counties; and declaring an emergency.

HB 959—By Ogden—An Act relating to County Officials; fixing salaries of County Attorneys in certain counties; and declaring an emergency.

HB 771—By Judiciary Committee—An Act relating to attorneys; providing qualifications for out of state attorneys; providing for local counsel for assistant to out of state attorneys; providing for oath and service; providing exception for person appearing in his own behalf; and declaring an emergency.

HB 828—By Fuller and Graves—An Act relating to municipalities; dealing with water distribution systems in cities and towns; providing for assessments upon property owners; giving power of condemnation; prescribing procedure for setting up distribution systems including the apportionment of cost to property benefiting; providing for hearing and appeal; providing for the collection of assessments; making

provisions in case of delinquent payments on assessment; making exceptions in case of other methods of construction and payment; repealing Acts in conflict herewith; making provisions of Sections cumulative unless specifically repealed; providing that provisions of the Act shall be severable; and declaring an emergency.

HB 831—By Levergood of the House and Sandlin of the Senate—An Act pertaining to the testimony of witnesses before any committee of either House of the Legislature or before a joint committee established by a Joint or Concurrent Resolution, granting an immunity to such witness except in prosecution for perjury; providing the procedure before such committee or the District or Superior Courts pertaining to the testimony of witnesses; authorizing the subpoenaing of witnesses, the administration of oaths to witnesses and the examination thereof; providing penalties for violation of this Act; providing that no witness is privileged to refuse to testify to any fact, or to produce any paper, respecting that which he shall be examined by either House of the Legislature, or by any committee thereof, on the ground that his testimony or production of such papers may tend to disgrace or otherwise render him infamous; providing witness fees and mileage; making this Act severable; and repealing all Acts in conflict herewith; and declaring an emergency.

HB 918—By Taliaferro, Ozmun and Simmons—An Act relating to legislative apportionment of the House of Representatives; amending 14 O. S. 1951 § 96; providing that Comanche county shall be entitled to three representatives during the current fourth and fifth legislative periods; and declaring an emergency.

HB 947—By Sparkman, Kite, Lance, Mitchell and Simmons—An Act relating to social security; amending Subsection (a) of Section 164, Oklahoma Statutes

1951, Title 56; relating to residence eligibility requirements for needy persons who have attained the age of sixty-five (65) years; outlining other eligibility requirements for assistance; and declaring an emergency.

HB 854—By Belvin, Cartwright (Seminole) and Cartwright (Bryan)—An Act relating to Orphan, Neglected and Dependent Children; amending Sections 1 and 2, Chapter 5, Title 10, Page 107, Oklahoma Session Laws 1955; terminating jurisdiction of the judge of a county or juvenile court committing a dependent or neglected child to an orphanage upon such commitment; providing procedures for adoption of children from orphanages or homes receiving or accepting any funds or monies from the State of Oklahoma; requiring medical examination of adoptive family, submission of medical reports under certain conditions; requiring investigation by Department of Public Welfare, certification of eligibility and submitting of findings to County Judge within sixty (60) days; vesting certain duties and authority in the County Judge in counties where adoptive parents reside; requiring notice to the superintendent of such orphanages and requiring said superintendent to give written consent to adoptions; providing for adoption of such children under certain circumstances; authorizing appeal to the District Court; and declaring an emergency.

HB 945 — By Lollar and Williams (Murray)—An Act relating to Vehicles Used for the Delivery of Mail; providing for a system of flashing lights when vehicle is stopped or is preparing to stop for delivery of mail; requiring drivers of passing vehicles to drive with caution; and fixing penalty for violation of Act.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 177**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM HOUSE

Transmitting Enrolled **HBs 765 and 940**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Transmitting Engrossed **HB 737**, as requested by the Senate.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

SIXTY-FIRST LEGISLATIVE DAY

Tuesday, April 23, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell), —39.

Excused: Baldwin, Carrier, Jones, Rinehart, Tipps.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Dacus asked to be shown excused until such time as he might return to the Chamber, which was the order.

Senator Cowden asked unanimous consent, which was granted, that Judy Sloan, of Tryon, be made an Honorary Page for this legislative day.

Senator Mahan asked unanimous consent, which was granted, that Cheri B. Barber, three and one-half year old daughter of Mr. and Mrs. Ray H. Barber of Oklahoma City, and youngest participant who will appear in the Oklahoma City Horse Show on May 18, be made an Honorary Journal Clerk for this legislative day.

Mr. Gordon D. Leonard, Co-ordinator of the Oklahoma Semi-Centennial Commission, who was introduced by the

President, presented to the Senate Henson Cargill, Sophomore from Northwest Classen and the "Monterey's," four students from Midwest City Highschool with their accompanist, Mr. Mike Foster, who introduced the official song of the Semi-Centennial, "I'll See You in Oklahoma," composed by Frank Skinner of Hollywood and who also sang several encores.

Mr. Leonard stated that this song was being introduced all over the nation on this day, and it is as follows:

I'll see you in Oklahoma,
Where stars above
Sprinkle love everywhere.

I'll meet you,
My arms will greet you,
We'll say hello to the crowd
At the fair.

Their hospitality, congeniality
Is something you will feel
Is Real reality,

I'll see you in Oklahoma,
We'll find romance in the
Old South West.

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 592, 710 and 815, as amended.

RESOLUTION

SR 39 was taken up for consideration.

Senator Mahan presiding.

Senator Sandlin presiding.

Senator Dacus asked to be recorded present, which was the order.

Senator Payne asked to be shown excused until such time as he might return to the Chamber, which was the order.

Senator Mahan presiding.

Senator Sandlin presiding.

Senator Collins (Pontotoc) moved that **SR 39** be adopted.

Senator Hall, as a substitute, moved that **SR 39** be ordered referred to the Committee on Education.

Senator Allen asked unanimous consent to amend the Hall motion, to instruct the committee to study the adequacy of the hard of hearing institutions in this state.

Senator Cowden, in lieu of all pending motions moved that **SR 39** be referred to a Special Committee of 5, to be appointed by the President Pro Tempore, with instructions to study the adequacy and inadequacy of the training of the deaf students at the schools located at Taft and Sulphur, which motion was declared adopted.

Senator Hamilton asked unanimous consent, which was granted, that the special committee to be appointed by the President Pro Tempore, also include in its study, the situation as pertains to the blind.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 299—Revenue and Taxation.

SB 360—Public Health.

SB 396—Municipal Government.

HB 736—Public Health.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 35—By Stipe and Cartwright—A Joint Resolution proposing an amendment to Section 1 Article 16, Oklahoma Constitution, creating a Department of Highways and providing for a State Highway Director and a State Highway Commission; and ordering a special election.

SB 421—By Military and Veterans

Affairs Committee—A Bill amending 26 O. S. (1951) 345.1 to permit dependents of absent electors in military or naval service to vote, and making such law uniform to honor the request of the Congress in P. L. 296.

SB 422—By Perryman—An Act relating to motor vehicle registration; amending 47 O. S. 1951 § 22.5b; providing that any religious corporation or society of this State owning a motor bus used for certain purposes, shall, upon due application therefor, be entitled to receive a motor bus license tag for a fee of one dollar (\$1.00); providing that motor vehicles owned exclusively by certain non-profit organizations devoted exclusively to certain types of youth programs, shall upon due application therefor by said organizations, be entitled to receive a motor vehicle tag for a fee of one dollar (\$1.00); and declaring an emergency.

SB 423—By Hope, Wilson (Greer), Perryman of the Senate and Larason and Sweeney of the House—An Act making an appropriation to the Oklahoma General Hospital for certain repair and modernization of physical plant facilities for the fiscal year ending June 30, 1958; providing that the appropriations herein made shall be fiscal; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 417—County Government.

SB 418—Judiciary.

SB 419—Judiciary.

SB 420—Judiciary.

HB 918—State and Federal Government.

HB 947—Social Welfare.

HB 771—Judiciary.

HB 828—Municipal Government.

HB 831—Judiciary.

HB 953—County Government.

HB 958—County Government.

HB 959—County Government.

HB 905—State and Federal Government.

Senator Allen asked unanimous consent that **HB 905** be referred to the Committee on Business and Industry, which was the order.

HB 917—County Government.

HB 960—County Government.

HB 854—Social Welfare.

HB 945—Public Safety.

HJR 515—Planning and Resources.

HJR 507—State and Federal Government.

REFERRING TO SB 275

Senator Miskovsky moved that the Honorable House be requested to return **SB 275**, by Young (Cleveland) and Miskovsky of the Senate, and Bailey (Cleveland) and Fuller of the House, for further consideration, which motion was declared adopted.

Senator McClendon asked to be shown excused for the remainder of this legislative day, which was the order.

PENDING ACTION ON HB 737

Senator Hamilton moved to reconsider the vote by which **HB 737** by Simmons, et al, was passed, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Baldwin, Carrier, Jones, McClendon, Payne, Rinehart, Tipps.—7.

Not Voting: Collins (Creek), Frazier,

Herndon, Miskovsky, Trent, Wilson (Beckham).—6.

Senator Hamilton moved to reconsider the vote by which **HB 737** was advanced to engrossment and third reading, which motion was declared adopted.

GENERAL ORDER

HB 737 was considered further.

Senator Hamilton moved to amend **HB 737** by striking all of Section 2 and adding a new Section 2 as follows: "Section 2. The provisions of this Act shall apply to all incorporated cities and towns in all counties of this state having any of the following populations as shown by the 1950 Federal Decennial Census or any succeeding Federal Decennial Census: Eight thousand sixty (8,060) to Eight thousand, one hundred (8,100); Eleven thousand five hundred (11,500) to Twelve thousand (12,000); Eighteen thousand (18,000) to Eighteen thousand five hundred (18,500); Twenty two thousand one hundred fifty (22,150) to Twenty-two thousand two hundred (22,200); Twenty-four thousand (24,000) to Twenty-six thousand (26,000); Thirty thousand (30,000) to Thirty-one Thousand (31,000); Thirty-two thousand (32,000) to Thirty-three thousand (33,000); Thirty-four thousand seven hundred (34,700) to Thirty-six thousand (36,000); Forty-one thousand (41,000) to Forty-one thousand, two hundred fifty (41,250); Forty-three thousand, two hundred fifty (43,250) to Forty-four thousand (44,000); and Fifty thousand (50,000) to Seventy thousand (70,000)," which amendment was declared adopted.

Senator Young (Cleveland) moved to amend Engrossed **HB 737**, line 31, page 1, by striking the words and figures, "Forty-one thousand, two hundred fifty (41,250)," and inserting the words and figures, "Forty-one thousand, four hundred fifty (41,450)," which amendment was declared adopted.

Senator Payne asked to be recorded present, which was the order.

Senator Dendy asked to be excused until such time as he might return to the Chamber, which was the order.

Senator Mahan presiding.

Senator Collins (Creek) moved to amend Engrossed **HB 737**, lines 31 and 32, page 1, by changing the word and figure from "Forty-three thousand, two hundred fifty (43,250) to Forty-three thousand, one hundred forty (43,140)," which amendment was declared adopted.

Senator Collins (Creek) moved to amend Engrossed **HB 737**, line 32, page 1, by adding the words and figures, "Forty-six thousand four hundred (46,400) to Forty-six thousand, five hundred (46,500)," which amendment was declared adopted.

Senator Grantham moved to amend Engrossed **HB 737**, line 32, page 1, Section 2, by adding the language to include the words and figures, "Forty-eight thousand, six hundred (48,600), to Fifty thousand (50,000)," which amendment was declared adopted.

Upon motion of Senator Hamilton, **HB 737**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **HB 737**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 737 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Shoemake,

Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Carrier, Dendy, Jones, McClendon, Rinehart, Tipps.—7.

Not Voting: Miskovsky, Ritzhaupt, Stipe, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Carrier, Dendy, Jones, McClendon, Rinehart, Tipps.—7.

Not Voting: Miskovsky, Ritzhaupt, Stipe, Wilson (Beckham).—4.

The Emergency was declared passed.

HB 737, as amended, was referred for engrossment.

Senator Sandlin presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 978, SBs 240, 286, 287, 313 and 331 each correctly engrossed.

SB 177 correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 978**, as amended, were each properly signed and ordered returned to the Honorable House.

Engrossed **SBs 240, 286, 287, 313 and 331** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 177**, after fourth reading was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Transmitting Enrolled **HBs 537, 577, 592, 682, 710, 773, 782, 788, 815, 825,**

856, 857, 894, 898, 939, 950, 951 and 952.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled HCRs 533 and 534.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 873—By Alexander, Musgrave, Nixon, Chambers, Calkins, Patten and Slater of the House and Price of the Senate—An Act amending Section 554 of Title 26, Oklahoma Statutes 1951; prescribing methods of paying precinct election officials and counters for services rendered in holding elections.

HB 880—By Pazoureck, Cartwright (Seminole) and Taliaferro—An Act relating to the public schools of Oklahoma; requiring the formulation of one school year's instruction in Oklahoma history, and satisfactory completion thereof, in elementary schools or in the first two grades of Junior High school; amending Article 11 of the Oklahoma School Code by adding a new Section thereto; and declaring an emergency.

HB 929—By Kite—An Act relating to Regulatory Boards; making State Treasurer official depository for certain boards, and providing that fees and other monies received by such Boards or members, officers or employees thereof shall be deposited daily with the State Treasurer; and declaring an emergency.

HB 848—By Bailey (Cleveland) and Wolf of the House and Young (Cleveland) of the Senate—An Act amending Sections 2093 and 2094 of Title 70, Oklahoma Statutes, 1951; authorizing the establishment of research centers

on institutional airport properties; authorizing the leasing of such research center areas to private industrial concerns for the establishment of scientific research laboratories.

HB 926—By Lance.—An Act relating to the adoption of children; amending 10 O. S. 1951 § 46; requiring copy of petition for adoption of child and notice of time and place of hearing thereof to be mailed to grandparents of child at least thirty (30) days before petition is heard; and declaring an emergency.

HB 956—By Huser and Levergood of the House, and Sandlin of the Senate.—An Act relating to civil procedure; amending 12 O. S. 1951 § 764; prescribing notice to be given as to sale of lands and tenements taken on execution.

HB 961—By Stevens and Bullard.—An Act relating to elections, and amending Title 26 O. S. 1951, Section 254, and providing that physically disabled and infirm electors may have their ballots stamped by relatives or other persons of their choice; and declaring an emergency.

HB 841—By Langley, Larason, Bohr, Buckler, Etling, Goodfellow, Murrow, Price, Priebe and Simmons of the House, and Fine and Hall of the Senate.—An Act relating to chauffeur's license for the operation of motor vehicles; amending 47 O. S. 1951 § 277; providing for the issuance of chauffeur's licenses to persons not under the age of eighteen years for the purpose of operating vehicles for the transportation of farm products in the raw state from farm to market; and declaring an emergency.

HB 865—By Fuller.—An Act relating to certain variances in names of persons in instruments, court proceedings and decrees affecting title to real estate; declaring that the persons referred to by one of such variant names shall be presumed to be the same as the person referred to by the other; providing that the record of such instruments shall constitute constructive notice and that

such instruments or copies of the record thereof may be received in evidence in the same manner as instruments without such variations in names; and repealing Sections 1 and 2 (Senate Bill No. 421) of Chapter 1b, Title 16, at Page 65, Oklahoma Session Laws 1953.

HB 946—By Cook—An Act relating to the distribution of commodities to counties and school districts; authorizing expenditure of not to exceed six hundred dollars (\$600.00) per month from unrestricted funds in the County Highway Fund or the General Fund of certain counties for handling, distributing and transporting donated commodities and other items of value; and declaring an emergency.

HB 974—By Pazoureck of the House and Rinehart of the Senate—An Act relating to county planning; establishing a County Planning Commission in certain counties and prescribing its powers, duties and functions; providing for appeals from decisions of the County Planning Commission; and declaring an emergency.

HB 977 — By Hammers, Ruby and Smith of the House and Shoemake of the Senate—An Act relating to civil defense; authorizing the State Civil Defense Agency to procure emergency water pumping and engineering equipment for stockpiling purposes and to be used during State water shortage situations, enemy attack, sabotage or other hostile actions, and civil defense training exercises; making an appropriation; providing for allocation of funds from the State Contingency and Emergency Fund and reimbursement thereof from the appropriated funds; making the provisions of this Act severable; repealing conflicting laws; and declaring an emergency.

HB 987—By Huff and Clark—An Act relating to county officials; increasing salaries of County Attorneys and County Judges in certain counties, and providing when such salaries shall become

effective; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM GOVERNOR

Advising approval by him, April 18, 1957, of Enrolled **SB 72** entitled:

ENROLLED SENATE BILL NO. 72
—By Collins (Creek), Young (Cleveland) of the Senate and Bailey (Cleveland), Wolf, Arrington, and Sparks of the House.

AN ACT PROVIDING FOR THE CONTINUATION AND REAPPROPRIATION OF THE APPROPRIATION MADE BY HOUSE BILL NO. 966 OF THE TWENTY-FIFTH OKLAHOMA LEGISLATURE TO THE OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION IN THE ORIGINAL AMOUNT OF SAID APPROPRIATION, LESS THE AMOUNT EXPENDED THEREFROM AS OF DECEMBER 3, 1957, AND LESS THE AMOUNTS FOR WHICH CLAIMS HAVE BEEN FILED ON SAID DATE; PROVIDED THAT THE AMOUNTS REAPPROPRIATED SHALL BE AVAILABLE FOR THE PAYMENT OF OUTSTANDING OBLIGATIONS ACCRUED AGAINST THE ORIGINAL APPROPRIATION, AND FOR NEW ENCUMBRANCES AND EXPENDITURES ARISING AFTER DECEMBER 3, 1957; PROVIDING FOR THE USE OF FEDERAL FUNDS; PROVIDING THAT THE AMOUNT REAPPROPRIATED SHALL BE NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

MESSAGES FROM GOVERNOR

Advising approval by him, April 23, 1957, of Enrolled **SB No. 241**, entitled:

ENROLLED SENATE BILL NO. 241
—By Price and Miskovsky of the Senate and Patten, Alexander, Calkins, Chambers, Musgrave, Nixon and Slater of the House.

AN ACT RELATING TO THE OF-

OFFICE OF BAILIFF FOR EACH JUDGE OF EACH COURT OF RECORD IN ALL COUNTIES OF THIS STATE HAVING A POPULATION IN EXCESS OF ONE HUNDRED NINETY THOUSAND (190,000) ACCORDING TO THE 1950 FEDERAL DECENNIAL CENSUS OR ANY SUCCEEDING FEDERAL CENSUS; CREATING SUCH OFFICES, AND PROVIDING FOR THE APPOINTMENT OF PERSONS TO FILL SUCH OFFICES, THEIR TERM, DUTIES, AND SALARY; AMENDING § 552 OF TITLE 19, OKLAHOMA STATUTES 1951, AS AMENDED BY CHAPTER 12b OF TITLE 19, OKLAHOMA SESSION LAWS 1953, RELATING THERETO; AND DECLARING AN EMERGENCY.

Senator Mahan presiding.

MESSAGE FROM THE HOUSE

Advising Conferences granted on Engrossed **SBs 107** and **111**, and naming House Conferees as follows: Joint Conference Committee on Appropriations.

MESSAGE FROM HOUSE

Advising that the House has rejected Conference Committee Report on **HB 595** and requesting further conference.

Upon motion of Senator Field, the request of the Honorable House for a further conference on **HB 595** was ordered granted, the original Senate Conferees on the bill being reappointed.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HBs 671, 752** and **975**, requesting Conferences and naming Conferees as follows: Joint Conference Committee on Appropriations.

Upon motion of Senator Hope, the requests of the Honorable House for conferences on Engrossed **HBs 671, 752** and **975** were ordered granted, the Bills being referred to the Joint Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 137**, as amended.

HA to **SB 137** read as follows, rejected upon motion of Senator Hope, Conference requested and Senate Conferees appointed, as follows: Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Page 1, Line 9 of Engrossed Senate Bill No. 137 by striking "The Enacting Clause."

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 82, 100** and **127**, each as amended.

HAs to **SB 82** read as follows, rejected upon motion of Senator Hope, Conference requested and Senate Conferees appointed, as follows: Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Page 1, SECTION 1, Line 17 of Engrossed Senate Bill No. 82 by striking the figures "\$250,000.00" and inserting in lieu therefor the figures "\$250.00."

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 19 by striking the figures "\$100,000.00" and inserting in lieu therefor the figures "\$100.00."

HAs to **SB 100** read as follows, rejected upon motion of Senator Hope, Conference requested and Senate Conferees appointed, as follows: Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 100. Line 11, by striking "The Enacting Clause."

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Lines 13 and 14 by striking words and figures "Three Million One Hundred Sixteen Thousand Seven Hundred Ninety-six Dollars (\$3,116,796.00)" and inserting in lieu therefor the words and figures "Three Million Two Hundred Forty-four Thousand Three Hundred Thirty-three Dollars (\$3,244,333.00)."

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Lines 15 and 16 by striking the words and figures "Three Million One Hundred Fifty-three Thousand Nine Hundred Ten Dollars (\$3,153,910.00)" and inserting in lieu therefor the words and figures "Three Million Two Hundred Eighty-one Thousand Four Hundred Forty-seven Dollars (\$3,281,447.00)."

AMENDMENT NO. 4. Amend Page 1, SECTION 1, Line 25 by striking the figures for 1958 and 1959 "\$2,301,155.00" and inserting in lieu therefor "\$2,342,580.00."

AMENDMENT NO. 5. Amend Page 1, SECTION 1, Line 26 by striking the figures for 1958 and 1959 "\$525,000.00" and inserting in lieu therefor "\$611,112.00."

HAs to SB 127 read as follows, rejected upon motion of Senator Hope, Conference requested and Senate Conference appointed, as follows: Joint Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Page 1, TITLE, of Engrossed Senate Bill No. 127, Line 10½ by adding after word "PERSONNEL;" the following language: "AUTHORITY TO ENTER INTO AGREEMENTS WITH THE VOCATIONAL REHABILITATION DIVISION OF THE STATE BOARD OF VOCATIONAL EDUCATION FOR THE REHABILITATION OF DISABLED VETERANS;"

AMENDMENT NO. 2. Amend Page 1, Line 15 by striking "THE ENACTING CLAUSE."

AMENDMENT NO. 3. Amend Page 2, SECTION 2, Line 9, after the word "veterans" by striking the period, inserting in lieu therefor a comma and adding the following language: "and to enter into agreements with the Vocational Rehabilitation Division of the State Board of Vocational Education for the vocational rehabilitation of disabled veterans."

AMENDMENT NO. 4. Amend Page

2, SECTION 2, Line 29, after the word "thereof" by striking the period, inserting in lieu therefor a comma and adding the following language: "and to enter in to agreements with the Vocational Rehabilitation Division of the State Board of Vocational Education for the vocational rehabilitation of disabled veterans in the Oklahoma State War Veterans Home facilities."

Senator Hope moved that the requests of the Honorable House for Conferences on the following Bills be granted and that the Bills be ordered referred to the Joint Conference Committee on Appropriations: HBs 502, 668, 686, 691, 713 and 727, which motion was declared adopted.

GENERAL ORDER

Upon motion of Senator Young (Haskell), SB 184, by Young (Haskell), was ordered withdrawn from the Calendar and referred to the Committee on Social Welfare.

Upon motion of Senator Stipe, SB 20, by Young (Haskell), Wilson (Greer), Dacus, Stipe, Herndon of the Senate and Shoemake et al of the House, was ordered withdrawn from the Calendar and ordered referred to the Committee on Penal Institutions.

Upon motion of Senator Hall, SB 377, by Hall, was ordered stricken from the Calendar.

Senator Easterly asked that Senator Wilson (Greer) be shown excused until such time as he returns to the Chamber, which was the order.

HB 575, by Cartwright (Seminole), et al of the House, and Stipe, Cartwright, Payne, Rinehart and Sandlin of the Senate, was read and considered.

Senator Price moved to amend HB 575, by striking after the word "of" in Line 3 and before the word "or" in Line 6 and substituting the words and figures "Thirty-one (\$31.00) Dollars per week."

Senator Grantham moved to amend

the Price amendment by striking the words and figures and inserting the words and figures "Thirty-three (\$33.00) Dollars per week," which amendment was tabled upon motion of Senator Hamilton.

Upon motion of Senator Hamilton, the Price amendment was tabled.

Senators Ritzhaupt, Dacus, Perryman, Shoemake, Dendy, Walker and Boecher asked to be made co-authors of **HB 575**, which was the order.

Upon motion of Senator Stipe, **HB 575**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **HB 575**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 575 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Nay: Price.—1.

Excused: Baldwin, Carrier, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—7.

Not Voting: Miskovsky.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Her-

ndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Nay: Price.—1.

Excused: Baldwin, Carrier, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—7.

Not Voting: Miskovsky.—1.

The Emergency was declared passed.

HB 575, as co-authored, was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 698, by Finch et al, was read and considered.

Upon motion of Senator Sandlin, **HB 698** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended and **HB 698** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 698 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Young (Haskell).—32.

Nay: Garvin.—1.

Excused: Baldwin, Carrier, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—7.

Not Voting: Field, Miskovsky, Wilson (Beckham), Young (Cleveland).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgen, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Young (Haskell).—32.

Nay: Garvin.—1.

Excused: Baldwin, Carrier, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—7.

Not Voting: Field, Miskovsky, Wilson (Beckham), Young (Cleveland).—4.

The Emergency was declared passed.

HB 698 was properly signed and ordered returned to the Honorable House.

Senator Walker presiding.

GENERAL ORDER

HB 589, by Metcalf and Priebe, was read and considered.

Upon motion of Senator Shoemake, **HB 589** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **HB 589** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 589 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Hope, McColgen, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—30.

Excused: Baldwin, Carrier, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—7.

Not Voting: Breeden, Coppock, Frazier, Harris, Herndon, Miskovsky, Sandlin.—7.

The Bill was declared passed.

Upon motion of Senator Shoemake, the Emergency section to **HB 589** was ordered stricken and the title amended to conform.

HB 589, as amended, was ordered referred for engrossment.

GENERAL ORDER

HB 834, by Cook and Simmons of the House, and Hamilton of the Senate, was read and considered.

Upon motion of Senator Hamilton, **HB 834** was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **HB 834** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 834 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgen, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Young (Cleveland), Young (Haskell).—30.

Excused: Baldwin, Carrier, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—7.

Not Voting: Coppock, Frazier, Herndon, Mahan, Miskovsky, Trent, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pon-totoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Walker, Young (Cleveland), Young (Haskell).—30.

Excused: Baldwin, Carrier, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—7.

Not Voting: Coppock, Frazier, Herndon, Mahan, Miskovsky, Trent, Wilson (Beckham).—7.

The Emergency was declared passed. **HB 834** was referred for engrossment.

GENERAL ORDER

HB 784, by Finch of the House, and Collins (Creek) of the Senate, was read and considered.

Senator Stipe moved to amend **HB 784**, lines 1 and 2, page 4, by inserting after the word, "silicosis," and before the word, "(n)Known," the following, "(n) Anthracosis, pulmonary fibrosis caused by the breathing of coal dust not containing SO₂," and renumbering subsequent sections," which amendment was declared adopted.

Upon motion of Senator Collins (Creek), **HB 784**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended, and **HB 784**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 784 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cart-

wright, Collins (Creek), Collins (Pon-totoc), Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Carrier, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—7.

Not Voting: Coppock, Field, Herndon, Price.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pon-totoc), Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Carrier, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—7.

Not Voting: Coppock, Field, Herndon, Price.—4.

The Emergency was declared passed.

HB 784, as amended, was referred for engrossment.

Senator Cowden asked to be shown excused for the remainder of this Legislative day, which was the order.

MOTION TO RECONSIDER VOTE

Senator Miskovsky moved to reconsider the vote by which **SB 275** was passed.

GENERAL ORDER

HB 783, by Finch of the House, and Collins (Creek) of the Senate, was read and considered.

Further consideration of **HB 783** was

deferred temporarily by unanimous consent upon request of Senator Collins (Creek).

HB 819, by Priebe of the House, and Boecher of the Senate, was read and considered.

Upon motion of Senator Boecher, **HB 819** was advanced to engrossment and third reading.

Upon motion of Senator Boecher, the rules of the Senate were suspended, and **HB 819** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 819 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, Carrier, Cowden, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—8.

Not Voting: Frazier.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, Carrier, Cowden,

Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—8.

Not Voting: Frazier.—1.

The Emergency was declared passed.

HB 819 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 376, by Young (Haskell) was read and considered.

Upon motion of Senator Young (Haskell), **SB 376** was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended, and **SB 376** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 376 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Carrier, Cowden, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—8.

Not Voting: Cartwright, Dendy, Frazier, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake,

Stipe, Trent, Walker, Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Carrier, Cowden, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—8.

Not Voting: Cartwright, Dendy, Frazier, Wilson (Beckham).—4.

The Emergency was declared passed.

SB 376 was referred for engrossment.

GENERAL ORDER

SB 375, by Young (Haskell) and Fine, was read and considered.

Upon motion of Senator Young (Haskell), **SB 375** was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended, and **SB 375** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 375 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Carrier, Cowden, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—8.

Not Voting: Dendy, Frazier, Sandlin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field,

Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Carrier, Cowden, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—8.

Not Voting: Dendy, Frazier, Sandlin.—3.

The Emergency was declared passed.

SB 375 was referred for engrossment.

GENERAL ORDER

SB 371, by Hope and Young (Cleveland) of the Senate, and Ham and Bailey (Cleveland) of the House, was read and considered.

Upon motion of Senator Hope, **SB 371** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 371** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 371 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Carrier, Cowden, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—8.

Not Voting: Dendy, Frazier, Perryman, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Carrier, Cowden, Jones, McClendon, Rinehart, Tipps, Wilson (Greer).—8.

Not Voting: Dendy, Frazier, Perryman, Wilson (Beckham).—4.

The Emergency was declared passed.

SB 371 was referred for engrossment.

Senator Ritzhaupt presiding.

Senator Walker asked to be shown excused for the remainder of this Legislative Day, which was the order.

GENERAL ORDER

HB 783 was considered further.

Senator Stipe moved to amend **HB 783**, line 11, page 3, by adding after the word, "gasoline," a comma and the following language: "All state employees working as guards or attendants in charge of persons confined in state penitentiaries and reformatories, state mental hospitals and state schools for mentally retarded," which amendment was declared adopted.

Upon motion of Senator Collins (Creek), **HB 783**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Collins, **HB 783**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Wilson (Greer) asked to be recorded present, which was the order.

THIRD READING

HB 783 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Baldwin, Carrier, Cowden, Jones, McClendon, Rinehart, Tipps, Walker.—8.

Not Voting: Coppock, Dendy, Frazier, Perryman, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Baldwin, Carrier, Cowden, Jones, McClendon, Rinehart, Tipps, Walker.—8.

Not Voting: Coppock, Dendy, Frazier, Perryman, Wilson (Beckham).—5.

The Emergency was declared passed.

HB 783 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Young (Cleveland) moved to reconsider the vote by which **HB 783**, as amended, was passed.

GENERAL ORDER

HB 676, by Pazoureck et al of the House and Stipe of the Senate, was read and considered.

Upon motion of Senator Stipe, the enacting clause to **HB 676** was ordered stricken.

Upon motion of Senator Stipe, **HB 676**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **HB 676**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 676 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Sandlin, Shoemaker, Stipe, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—28.

Nay: Breeden, Price, Ritzhaupt.—3.

Excused: Baldwin, Carrier, Cowden, Jones, McClendon, Rinehart, Tipps, Walker.—8.

Not Voting: Coppock, Dendy, Frazier, Herndon, Wilson (Beckham).—5.

The Bill was declared passed.

Upon motion of Senator Stipe, the emergency section to **HB 676** was ordered stricken and the title amended to conform.

HB 676, as amended, was ordered referred for engrossment.

Senator Hall asked to recorded excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 57, by Miskovsky, was read and considered.

Upon motion of Senator Garvin, the title of **SB 57** was amended by inserting before the phrase "AND DECLARING AN EMERGENCY" the following: "TO PROVIDE FOR COMPENSATION AT THE RATE OF \$15.00 PER DAY

IN ALL OTHER COUNTIES; AUTHORIZING BOARDS IN COUNTIES HAVING AN ASSESSED VALUATION OF \$40,000,000.00 OR LESS TO BE PAID FOR AS MANY AS 60 DAYS EACH YEAR," which amendment was declared adopted.

Upon motion of Senator Garvin, **SB 57** was advanced to engrossment and third reading.

Upon motion of Senator Garvin, the rules of the Senate were suspended and **SB 57**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 57 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—28.

Excused: Baldwin, Carrier, Cowden, Hall, Jones, McClendon, Rinehart, Tipps, Walker.—9.

Not Voting: Coppock, Dendy, Frazier, Herndon, Mahan, Payne, Stipe.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Trent, Wilson, (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Baldwin, Carrier, Cowden,

Hall, Jones, McClendon, Rinehart, Tipps, Walker.—9.

Not Voting: Coppock, Frazier, Hern- don, Mahan, Stipe.—5.

The Emergency was declared passed.

SB 57, as amended, was referred for engrossment.

GENERAL ORDER

SJR 30, by Wilson (Greer) and Hope of the Senate and Wolf and Larason of the House, was read and considered.

Upon motion of Senator Hope, **SJR 30** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SJR 30** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 30 was read for the third time at length.

On the question of passage of Resolu- tion, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cart- wright, Collins (Creek), Collins (Pon- totoc), Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Har- ris, Hope, McColgin, McSpadden, Mis- kovsky, Payne, Perryman, Price, Ritz- haupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).— 31.

Excused: Baldwin, Carrier, Cowden, Hall, Jones, McClendon, Rinehart, Tipps, Walker.—9.

Not Voting: Coppock, Frazier, Hern- don, Mahan.—4.

The Resolution was declared passed.

On the question of passage of Emer- gency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cart- wright, Collins (Creek), Collins (Pon- totoc), Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Har-

ris, Hope, McColgin, McSpadden, Mis- kovsky, Payne, Perryman, Price, Ritz- haupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).— 31.

Excused: Baldwin, Carrier, Cowden, Hall, Jones, McClendon, Rinehart, Tipps, Walker.—9.

Not Voting: Coppock, Frazier, Hern- don, Mahan.—4.

The Emergency was declared passed.

SJR 30 was referred for engrossment.

Senator Field advised the Senate of the illness of Senator McClendon, and moved that the President Pro Tempore be authorized to have flowers sent to Senator McClendon, at Mercy Hospital, along with the sincere wishes for a quick recovery, which motion was de- clared adopted.

Senator Fine moved, when the desk is cleared, the Senate adjourn to meet as provided under the Rules, which motion was declared adopted.

FIRST READING

The following Bill was introduced and read the first time:

SB 424—By Harris—An Act relating to oil and gas leases; making it a felony to move oil from one leasehold to another without permission or ac- counting; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolu- tions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 87—State and Federal Govern- ment.

SB 363—Agriculture.

SB 368—State and Federal Govern- ment—To Agriculture by previous order.

SB 409—Business and Industry.

HJR 521—Labor Relations.

HB 754—Labor Relations.

HB 799—Agriculture—To Appropriations and Budget by reporting Committee.

DO PASS, as amended:

SB 212—Parks and Recreation.

HB 732—Judiciary.

As provided under the Fine motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

SIXTY-SECOND LEGISLATIVE DAY
Wednesday, April 24, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by President Pro Tempore Baldwin.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—37.

Excused: Carrier, Harris, Jones, McClendon, Rinehart, Ritzhaupt, Young (Haskell).—7.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

COMMITTEE REPORT

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 392—Social Welfare.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 36—By Boecher of the Senate, and Nance of the House.—A Resolution relating to the informing of the State Senate regarding the contents of the State Plan of the Oklahoma Public Welfare Commission as approved by the Bureau of Public Assistance of the Social Security Administration of the De-

partment of Health, Education and Welfare; and requesting the Oklahoma Public Welfare Commission and the State Department of Public Welfare to furnish copies of the State Plan to each member of the State Senate.

SB 425—By Sandlin—An Act amending 70 O. S. (1951) Article 10, Sections 2 and 10, to permit alternate method of selection of Supervisor of School Census, and change in school attendance requirements and records, and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 421—Privileges and Elections.

SB 422—Revenue and Taxation.

SB 423—Appropriations and Budget.

SB 424—Oil and Gas.

SJR 35—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 926—Social Welfare.

HB 956—Judiciary.

HB 961—Privileges and Elections.

HB 841—Public Safety.

HB 865—Judiciary.

HB 946—County Government.

HB 974—County Government.

HB 977—Military and Veterans Affairs.

HB 987—County Government.

HB 873—Privileges and Elections.

HB 880—Education.

HB 929—State and Federal Government.

HB 848—Aviation.

GENERAL ORDER

SJR 33, by Hamilton, Stipe, Rinehart, McSpadden, Shoemake, Trent, Wilson

(Greer), Frazier, McClendon and Mahan, was read and considered.

Upon motion of Senator Hamilton, **SJR 33** was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **SJR 33** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 33 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Nay: Coppock, Price.—2.

Excused: Carrier, Harris, Jones, McClendon, Rinehart, Ritzhaupt, Young (Haskell).—7.

Not Voting: Hope, Sandlin, Tipps.—3.

The Resolution was declared passed.

SJR 33 was referred for engrossment.

GENERAL ORDER

HB 637, by Bailey (Cleveland) was read and considered.

Senator Wilson (Beckham) moved to amend **HB 637**, line 4, page 1, by adding after the word, "receive," and before the word, "from," the words, "as soon as available," which amendment was declared adopted.

Upon motion of Senator Young (Cleveland), **HB 637**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleve-

land), the rules of the Senate were suspended, and **HB 637** was considered engrossed and placed upon third reading and final passage.

Senators Ritzhaupt and Harris asked to be recorded present, which was the order.

Senators Hamilton and Young (Cleveland) asked unanimous consent, which was granted, to be made co-authors of **HB 637**.

THIRD READING

HB 637 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Carrier, Jones, McClendon, Rinehart, Young (Haskell).—5.

Not Voting: Hall, Miskovsky, Sandlin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Carrier, Jones, McClendon, Rinehart, Young (Haskell).—5.

Not Voting: Hall, Miskovsky, Sandlin.—3.

The Emergency was declared passed.

HB 637, as co-authored and as amended, was referred for engrossment.

MOTION TO RECONSIDER

The vote occurring on the Hope motion to reconsider the vote by which **SB 90**, by Hope, et al, failed of passage, it was tabled upon a motion of Senator Mahan.

Senator Young (Haskell) asked to be recorded present, which was the order.

Senators Harris and Hall asked to be shown excused until such time as they might return to the Chamber, which was the order.

MOTION TO RECONSIDER

The vote occurring on the Field motion to reconsider the vote by which **SB 308**, by Easterly, was passed, it was declared failed of passage, upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Coppock, Cowden, Dacus, Field, Garvin, Grantham, McSpadden, Mahan, Price, Ritzhaupt, Walker.—15.

Nay: Cartwright, Collins (Pontotoc), Dendy, Easterly, Fine, Hamilton, Hernden, Hope, McColgin, Miskovsky, Payne, Perryman, Sandlin, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—18.

Excused: Carrier, Hall, Harris, Jones, McClendon, Rinehart.—6.

Not Voting: Collins (Creek), Frazier, Shoemaker, Stipe, Tipps.—5.

MESSAGE FROM THE HOUSE

Transmitting Engrossed **SB 275** as requested by the Senate, for further consideration.

Senator Hall asked to be recorded present, which was the order.

GENERAL ORDER

SB 367, by Boecher, Cowden, Wilson (Greer), McSpadden, Dacus, Coppock, Breeden, Grantham, Mahan and McColgin of the Senate, and Wilson, et al of the House, was read and considered.

The President presiding.

Senator Trent moved to amend **SB 367** by striking Sections 1 through 7 and substituting the following, and amending the title to conform thereto:

"SECTION 1. Title 68, Section 1251b, O. S. 1951, is hereby amended to read as follows:

"It is hereby declared to be the purpose of this Act to provide funds for financing the program provided by the Oklahoma Social Security Act of this State and to provide revenues for the support of the functions of the State Government of Oklahoma; and for this purpose and to this end it is hereby expressly provided that the revenues derived hereunder are hereby apportioned as follows:

"(a) Ninety-seven per cent (97%) of the revenues derived hereunder from the collection of the principal of the tax levied by this Act and ninety-seven per cent (97%) of the revenues derived hereunder from the collection of penalties and interest under the provisions of this Act shall be paid to the State Treasurer and placed to the credit of the State Assistance Fund for the purpose of assistance grants for the needy aged persons, needy dependent children, crippled children, needy blind persons, for providing services to homeless and neglected children, and for the payment of the cost of the administration of such assistance grants and services. All such funds available for distribution to the State Assistance Fund shall be paid monthly into the State Assistance Fund."

(b) *Two per cent (2%) of said revenue, therefor, two-thirds (2/3rds) of the remaining three per cent (3%) of said revenue, shall be remitted to the State Treasurer who shall place the remittance to the credit of a fund out of which shall be paid refunds to vendees entitled to a refund of sales taxes paid upon the purchase of feed or seed as in Section 2 of this Act provided and so*

much of said fund as may be necessary to make said refunds is hereby appropriated. The referred to fund shall be designated the "Sales Tax Adjustment Fund." If at the expiration of any fiscal year the balance in said fund exceeds One Hundred Thousand Dollars (\$100,000.00), all moneys in excess of One Hundred Thousand Dollars (\$100,000.00) shall be transferred to and shall become a part of the General Revenue Fund of this State.

(c) The remaining one per cent (1%) of the revenue shall be remitted to the State Treasurer who shall credit the remittance to the Oklahoma Tax Commission Fund.

(d) The provisions of this Section (Title 68, Sec. 1251b, as amended) shall apply in connection with all remittances received by the State Treasurer in July, 1957, and succeeding months, irrespective of the month in which the taxes received were paid or received by the Oklahoma Tax Commission.

SECTION 2. In order to foster and promote agriculture and the livestock, dairy and poultry industries and assist those engaged in said industries, vendees of the class hereinafter designated, are beginning July 1, 1957, relieved, subject to the conditions and limitations set forth in this Act, of the sales tax levied by Title 68, Section 1251c., O. S. 1951.

(a) Vendees purchasing within Oklahoma on or after July 1, 1957, feed to be fed by said vendee to poultry and livestock within Oklahoma and which is fed to poultry and livestock within Oklahoma for the purpose of producing milk, eggs or meat for human consumption, including feed fed to draft animals, shall, subject to the conditions and limitations set forth in this Act, be entitled to a refund of Oklahoma sales taxes paid upon and in connection with the purchase of said feed.

(b) Vendees purchasing within Oklahoma on or after July 1, 1957, seed or plants to be planted or set by said

vendee for the purpose of producing within Oklahoma of any agricultural crop or establishing or reestablishing a permanent pasture, shall, subject to the conditions and limitations set forth in this Act, be entitled to a refund of Oklahoma sales taxes paid upon and in connection with the purchase of said seed.

(c) The word "feed" as used in this Act shall include salt, grains, tankage, oyster shells, mineral supplements, limestone and other generally recognized animal feeds. The term "feed" does not include stock tonics, poultry remedies, other medicinal preparations and conditioners, water purifying products, stock sprays, disinfectants and the like. The word "poultry" as used in this Act shall mean and include only domestic fowls which are generally kept or raised for the market or the production of eggs.

SECTION 3. No moneys shall be paid from the Sales Tax Adjustment Fund except on a claim in writing signed by the vendee who paid the sales tax sought to be recovered. The form of said refund claim shall be prescribed by the Tax Commission and forms of claims shall be furnished to claimants. Upon forms of refund claims being made available by said Commission to claimants, a claim made on any other form shall not be recognized as valid and shall not be paid. In the form of refund claim to be prepared by the Tax Commission provision shall be made to show the date which the purchases were made in connection with which a refund is claimed; the name of the vendor from whom the purchases were made and his address; the character and amount of feed or seed purchased; the price paid for the feed or seed purchased and the sales tax paid in connection with the purchase; the disposition of the feed or seed and the fact that the feed was fed, or the seed was planted, in Oklahoma, together with such other information as the Oklahoma Tax Commis-

sion, by order or regulation, may require. There shall be attached to the claim for refund a statement, sales ticket or invoice from the vendor showing the vendor's name and address and his Sales Tax Permit number, and the vendee's name and address; the date and amount of the purchase and the amount of sales tax paid in connection with the purchase, together with a statement of the kind and amount of feed or seed sold. The vendor shall retain a duplicate copy of all statements, sales tickets or invoices made in connection with the sale of feed or seed relieved from sales tax under the provisions of this Act. The Tax Commission may, by rule or regulation, provide for the furnishing of additional or further supporting proof, and may, in its discretion, also prescribe a form of sales ticket or Invoice to be used by vendors in connection with the sale of feed or seed relieved of tax under the provisions of this Act, and may also assign to a claimant a number which may thereafter be used by the claimant in seeking refunds. The form of refund claim to be prepared by the Tax Commission shall contain a statement or declaration to the effect that the claim is made under the penalties of perjury and a person signing a false or fraudulent claim with intent to defraud the State shall be guilty of perjury and upon conviction shall be punishable by a fine not exceeding Five Thousand (\$5,000.00) Dollars or by imprisonment in the county jail not exceeding one (1) year or imprisonment in the State Penitentiary not exceeding five (5) years.

SECTION 4. A claimant may at his election file a claim for refund of sales taxes paid during any given quarter of a fiscal year, or he may file a claim for refund covering sales taxes paid during a fiscal year. Provided, that all claims for refund must be filed within ninety days (90) days following the close of the fiscal year beginning July 1, in which the sales tax was paid for

which a refund is sought. After the expiration of said ninety (90) day period the Oklahoma Tax Commission and all other tribunals or courts shall be without jurisdiction to allow a claim for refund.

SECTION 5. It shall be the duty of the Oklahoma Tax Commission to determine what amount of refund, if any, is due as soon as practicable after claims for refund are filed and advise the claimant about the correctness of his claim. The procedure provided by Title 68, Sections 13.3 and 13.4, O. S. 1951, relative to proceedings in connection with claims for refund of taxes shall apply to all claims for refund of sales taxes filed under the provisions of this Act.

SECTION 6. This Act shall not be construed as relieving any person from the Use Tax.

SECTION 7. This Act, with the possible exception noted in Section 1 hereof, shall take effect July 1, 1957.

SECTION 8. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval," which amendment was tabled upon motion of Senator McSpadden.

Senator Hamilton moved to amend **SB 367** as follows: "Amend title by inserting the following words, "or baby chicks or turkey poults" after the words, "farm machinery," and line 5, page 4, by inserting the following words, "or baby chicks or turkey poults," after the words, "farm machinery,"; and line 1, page 6, by inserting a new paragraph to be lettered (c) and letter succeeding paragraphs in consecutive order, "(c) Sale of baby chicks or turkey poults to be produced for processing," and line 12, page 6, by inserting the following words, "or baby chicks or turkey poults," after the words, "farm machin-

ery," and line 4, page 7, by inserting the following words, "or baby chicks or turkey poults," after the words, "farm machinery," and line 13, page 9, by inserting the following words, "or baby chicks or turkey poults," after the words, "farm machinery," which amendment was declared adopted.

Senator Young (Haskell), moved to amend **SB 367**, page 2, by adding an additional section, which shall be numbered Section 4, and by renumbering the following paragraphs, and to amend the title to conform to this amendment: "Section 4, Sub-section (a) and (b) of Section 1251d, Title 68, O. S. 1951, and all Acts or parts of Acts in conflict herewith including the tobacco and cigarette tax are hereby repealed."

Senator Allen moved to amend the Young (Haskell) amendment by striking "and (b)" and the words, "including the tobacco and cigarette tax," which amendment was declared adopted.

Senator Cowden presiding.

Senator Baldwin moved to amend the Young (Haskell) amendment, as amended, by adding the following: "All sales tax on beer shall be collected at the point of wholesale distribution and shall be calculated on the retail price per bottle or mug or glass or any other fractional measurement that might be used. Provided, however, that nothing contained in the definition of the word, "consumer," in the consumers (Sales Tax) Act shall be construed to exempt the wholesaler of beer from the provisions of said Act," which amendment was declared adopted.

The vote occurring on the Young (Haskell) amendment, as amended, it was declared adopted.

Senator Stipe moved to amend **SB 367**, line 5, page 4, by striking after the word, "or," and before the word, "agricultural," the words, "farm machinery or," which amendment by unanimous consent he withdrew.

Senator Stipe moved to amend **SB 367**, line 5, page 4, by striking after the word, "machinery," and before the word, "for," the words, "or agricultural chemicals," which amendment by unanimous consent he withdrew.

Senator Stipe moved to amend **SB 367** by striking Section 7, which amendment by unanimous consent he withdrew.

Senator Stipe moved to amend **SB 367**, lines 2 and 3, page 5, by striking after the word, "tankage," the balance of the sentence, "oyster shells, mineral supplements, limestone and other generally recognized animal feeds."

Senator Hamilton asked unanimous consent to amend the Stipe amendment by striking the words, "oyster shells and mineral supplements," to which Senator Ritzhaupt objected.

Senator Hamilton moved to amend the Stipe amendment by striking the words, "oyster shells, and mineral supplements," which amendment was declared adopted.

Senator Stipe, as a substitute for his amendment, as amended, moved to amend **SB 367**, line 2, page 5, by adding after the word, "limestone," and before the word, "and," the word, "grit," and after the word, "feed," on line 3, add, "as set forth above," which amendment was declared adopted.

Senators Trent and Fine moved to amend **SB 367**, line 9, page 6, by adding a new section "(D) Milk and medicine for children who receive aid to dependent children."

Senator Ritzhaupt raised a point of order, which was overruled, against the Trent-Fine amendment stating it was not germane.

Upon motion of Senator Collins (Pontotoc), the Trent-Fine amendment was tabled, upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin,

Grantham, Hall, Harris, McColgin, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—25.

Nay: Cartwright, Collins (Creek), Fine, Frazier, Hamilton, Herndon, Hope, Miskovsky, Payne, Sandlin, Shoemaker, Stipe, Trent, Walker, Young (Haskell).—15.

Excused: Carrier, Jones, McClendon, Rinehart.—4.

Senator Trent moved to amend **SB 367**, line 9, page 6, by adding a new sub-section D: "Fertilizer for agriculture purpose," which amendment by unanimous consent he withdrew.

Senators Trent and Fine moved to amend **SB 367**, line 9, page 6, by adding a new sub-section D as follows: "All items purchased by persons receiving old age assistance," which amendment by unanimous consent they withdrew.

Senator Mahan asked unanimous consent that the record show him excused on the next legislative day, which was the order.

Senator Trent moved to amend **SB 367**, Line 9½, Page 6, by adding after the word "shops," a new section to be numbered, Sub-section D as follows: D. Cigarettes.

The Senate was declared at ease.

The Senate re-assembled with Senator Sandlin presiding.

Senator Trent as a substitute for his pending amendment, moved to amend **SB 367**, Line 9½, Page 6, by adding after the word, "shops," the following, "and repealing the sections of Chapter 16 and 16A of Title 68, O. S. 1951 in conflict herewith and repealing sub-section b of Title 68, Section 1251 (d) insofar as it applies to the tax on cigarettes only," which amendment was tabled upon motion of Senator Boecher.

Senator Hamilton moved to amend **SB 367**, Line 3, Page 5, by inserting after the word, "animal," and before the

word, "feeds," the words, "or poultry," which amendment was declared adopted.

Senators Baldwin, Cartwright and Fine moved to amend **SB 367**, Line 12, Page 9, by adding a new Section 6 as follows: "Section 6. In addition to all other taxes now levied thereon, there is hereby levied a tax on all natural gas produced in this State, said tax to be in the amount of five per cent (5%) of the actual cash value of said natural gas produced at the time and place of production. The revenue accruing under the provisions of this Act shall be dedicated and transferred to the fund created under the provisions of 68 O. S. 1951, § § 1251, et seq., for the purpose of replacing the reduction in revenue accruing under the exemptions from sales taxes provided in this Act," and by re-numbering the subsequent sections and by amending the title to conform herewith," which amendment by unanimous consent was withdrawn, Senator Baldwin stating the reason to be that the Bill might be declared unconstitutional as a revenue raising measure.

Senator Boecher moved that **SB 367**, as amended, be advanced to engrossment and third reading.

Senator Trent, as a substitute, moved that **SB 367**, as amended, be referred to the Committee on Social Welfare for further study, which motion was tabled upon motion of Senator Boecher.

Senator Stipe, as a substitute, moved that **SB 367**, as amended, be referred to the Committee on Revenue and Taxation, then to Social Welfare, which motion was tabled upon motion of Senator Easterly.

The vote occurring on the Boecher motion, it was declared adopted.

Senator Boecher moved that the rules of the Senate be suspended and **SB 367**, as amended, be considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

President Pro Tempore Baldwin presiding.

THIRD READING

SB 367 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Harris, McColgin, McSpadden, Mahan, Perryman, Ritzhaupt, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—25.

Nay: Cartwright, Collins (Creek), Fine, Frazier, Hamilton, Herndon, Hope, Miskovsky, Payne, Price, Sandlin, Shoemaker, Stipe, Trent, Walker.—15.

Excused: Carrier, Jones, McClendon, Rinehart.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Harris, McColgin, McSpadden, Mahan, Ritzhaupt, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—24.

Nay: Cartwright, Collins (Creek), Fine, Frazier, Hamilton, Herndon, Hope, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemaker, Stipe, Trent, Walker.—16.

Excused: Carrier, Jones, McClendon, Rinehart.—4

The Emergency was declared failed of passage.

SB 367, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Boecher moved to reconsider the vote by which the emergency sec-

tion to **SB 367**, as amended, failed of passage.

Senator Harris presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 308 correctly engrossed.

Engrossed **SB 308** was properly signed and ordered transmitted to the Honorable House for consideration.

The President presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 589, 676, 737, 784 and **834** and **SJR 30, SBs 57, 371, 375** and **376** each correctly engrossed.

Engrossed **SAs** to and Engrossed **HBs 589, 676, 737, 784** and **834**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SJR 30, SBs 57, 371, 375** and **376** were each properly signed and ordered transmitted to the Honorable House for consideration.

President Pro Tempore Baldwin presiding.

Referring further to **SB 90**.

Senator Hope moved that the rules be suspended for the purpose of reconsidering the vote by which **SB 90** failed of passage, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Dacus, Dendy, Easterly, Field, Fine, Hamilton, Harris, Herndon, Hope, McSpadden, Payne, Perryman, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—24.

Nay: Breeden, Collins (Pontotoc), Coppock, Frazier, Garvin, Grantham, Hall, McColgin, Mahan, Miskovsky, Price, Ritzhaupt, Sandlin, Trent, Young (Cleveland).—15.

Excused: Carrier, Jones, McClendon, Rinehart.—4.

Not Voting: Cowden.—1.

Senator Hope moved that the vote be reconsidered by which **SB 90** failed of passage, which motion was declared adopted upon a roll call as follows:

Aye: Baldwin, Boecher, Cartwright, Collins (Creek), Dacus, Dendy, Easterly, Field, Fine, Hamilton, Harris, Herndon, Hope, McSpadden, Payne, Perryman, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—23.

Nay: Breeden, Collins (Pontotoc), Coppock, Frazier, Garvin, Grantham, Hall, McColgin, Mahan, Miskovsky, Price, Ritzhaupt, Sandlin, Young (Cleveland).—14.

Excused: Carrier, Jones, McClendon, Rinehart.—4.

Not Voting: Allen, Cowden, Stipe.—3.

Upon motion of Senator Hope, the vote was reconsidered by which **SB 90** was advanced to engrossment and third reading.

Because of the illness of Senator McClendon, necessitating his absence as a member of the Joint Conference Committee on Appropriations, President Pro Tempore Baldwin asked that he be permitted to and he did appoint three (3) members of the Senate, as alternate Senate conferees, to substitute for any Senate member or members in the event of absence from Conference Committee meetings, said appointments to have precedence in the following order:

1) STIPE; 2) ALLEN; 3) HARRIS.

Senator Fine moved that the Senate adjourn to meet at 10:30 a.m. tomorrow, after the Clerk's desk is cleared, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 37—By Harris and Baldwin of the Senate, and Ozmun of the House.—A Joint Resolution relating to motor fuel excise taxes; making an equitable

apportionment to the Oklahoma Turnpike Authority of the excise taxes collected on motor fuel and special fuel consumed on the Southwest Turnpike; providing procedure for use of such apportionments; defining the Southwest Turnpike; confirming state policy; and declaring an emergency.

SB 426—By Collins (Creek) of the Senate, and Finch of the House—An Act relating to Electrical Wiring; defining application of provisions of Act and terms used in Act; providing for standards for electrical equipment and methods of installation to safeguard life and property from electrical hazards; creating the "Electrical Inspection Department" in the office of the State Fire Marshal and prescribing its powers, duties and functions; providing for electrical contractor and electrical journeyman licenses, requiring examinations therefor, and providing for suspension and revocation of licenses; providing for inspections of installations of electrical wiring; authorization fees for inspections, licenses and examinations for licenses; providing for administration of Act and payment of expenses thereof; dealing with moneys received under provisions of Act and making certain acts unlawful and misdemeanors; repealing conflicting laws; fixing effective date of Act; and declaring an emergency.

SB 427—By Miskovsky of the Senate, and Calkins of the House—An Act relating to the Licensing and Registration of Motor Vehicles; making it unlawful for any person who is not a duly appointed and qualified motor license agent to represent or advertise to the public that he has authority to register motor vehicles and issue license plates therefor; making it unlawful for any person to receive any gratuity or compensation from another person for assisting in or obtaining the registration and license plates of a motor vehicle or to advertise or offer to perform such service for compensation except under

certain conditions; making violations of this Act a misdemeanor and fixing a punishment; and declaring an emergency.

SB 428—By Miskovsky—An Act relating to the Teachers' Retirement System of Oklahoma; amending Section 17-5(4) of Title 70, Oklahoma Statutes 1951, as heretofore amended; and declaring an emergency.

SB 429—By Miskovsky—An Act relating to Elections; providing a salary for the Secretary of the County Election Board and the county Registrar in counties having a population in excess of three hundred thousand (300,000) according to the last or any succeeding Federal Decennial Census; repealing and modifying all Acts or parts of Acts in conflict herewith insofar as they are in conflict with this Act; and declaring an emergency.

SB 430—By Young (Haskell)—An Act relating to regularly constituted Fire Departments in cities and towns of Oklahoma; providing that members of such Departments, whether volunteers or part-time or full-time members, who have been retired therefrom as provided by law, shall be entitled to a pension of not less than Fifty Dollars (\$50.00) per month when the Pension Fund of said city or town is sufficient for that purpose, and if said fund is not so sufficient to as large a monthly pension as the Pension Fund of said city or town will permit; repealing conflicting laws; and declaring an emergency.

SB 431—By Harris and Baldwin of the Senate, and Ozmun of the House—An Act relating to investments by the Board of Trustees of the Teacher Retirement System; permitting the Board of Trustees to invest in bonds hereafter issued by the Oklahoma Turnpike Authority; amending S. B. 9, O. S. L. 1953, Pages 381-382, and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 304—Social Welfare.

SB 400—County Government.

SB 408—County Government.

SB 418—Judiciary.

SB 420—Judiciary.

HJR 524—Oil and Gas.

HB 672—Appropriations and Budget.

HB 917—County Government.

HB 923—County Government.

HB 935—County Government.

HB 949—County Government.

HB 955—County Government.

DO PASS, as amended:

SB 25—Appropriations and Budget.

SB 27—Appropriations and Budget.

SB 318—County Government.

SB 417—County Government.

HB 604—County Government.

HB 661—County Government.

HB 789—Appropriations and Budget.

HB 910—County Government.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 520—By McCarty and Skeith.—An Act amending Title 47, O. S. 1951, Section 93, as amended by Section 1, Chapter 4e, Title 47, Oklahoma Session Laws 1953, and Section 1, Chapter 4, Title 47, Oklahoma Session Laws 1955, relating to the driving of motor vehicles while under the influence of intoxicating liquor, regulated drugs and marijuana; and declaring an emergency.

HB 576—By Legal and Fiscal Advisory Committee.—An Act relating to banks; making branch banking unlawful; exempting lawful operation of

separate facilities on effective date of Act; defining a branch of a bank; fixing penalty for violation of Act; and declaring an emergency.

HB 728—By Graves, Clark and Briscoe of the House, and Walker of the Senate.—An Act pertaining to cities and towns; permitting cities and towns through its agents or employees to enter upon private property under certain conditions; and for certain purposes; providing for notice to property owner; providing for reimbursement for damages; providing method for arriving at amount of damages; and declaring an emergency.

HB 733—By Nigh and Norris—An Act relating to primary elections; amending 26 O. S. 1951 § 113; providing that candidates for presidential elector shall not participate in runoff primary elections.

HB 911—By Ruby, Smith, Foster, Graves, Hammers, Ozmun, Levergood, Taliaferro, Simmons and Mitchell of the House and Shoemake and Walker of the Senate—An Act relating to license fees to be paid to the Oklahoma Tax Commission upon the registration of intracity motor busses for the year 1958 thereafter; repealing Subsection (4) of Section 22.5, Title 47, Oklahoma Statutes 1951; and declaring an emergency.

HB 927—By Huser, Levergood and Pazoureck—An Act relating to probate procedure; amending 58 O. S. 1951, § 414, as amended by Section 29, Title 58, Oklahoma Session Laws 1953; requiring copies of order to show cause, on petition for sale of real estate in administration proceeding, to be published in one (1) issue, the said publication to be at least ten (10) days before hearing.

HB 934—By Carmichael, Long (Seminole) and Cartwright (Seminole)—An Act relating to the Department of Public Safety providing for a Public Safety Commission and for a Director of the Department of Public Safety and for

the tenure, compensation, and powers and duties thereof; transferring duties and powers of the present Commissioner of Public Safety and Department of Public Safety; fixing the effective date of this Act; making the provisions of this Act severable; repealing conflicting laws; and declaring an emergency.

HB 954—By Lollar, Shoemake, Pitcher, Tinker, Wilson, Levergood and Briscoe—An Act relating to District Judges; providing additional and non-germane duties, and additional compensation therefor, for the District Judges of judicial districts Nos. 10, 12 and 13; amending Section 1, Chapter 10c, Title 74, S. L. 1953; and declaring an emergency.

HB 965—By Ogden, Bouse, Etling and Sumrall of the House and Field of the Senate—An Act imposing an additional duty upon the District Judge of District Court judicial district No. 1 and providing for payment of additional compensation for the performance of such duty; and declaring an emergency.

HB 979—By Andrews, Foster and Harkey—An Act providing an additional method for consolidation of cities and towns which are adjacent, in counties having a population of three hundred thousand (300,000) or more according to the latest Federal decennial census, authorizing redistricting of wards, creation of new wards, defining certain terms, providing that the Act shall be cumulative to existing laws, and declaring an emergency.

HB 993—By House Committee on Veterans and Military Affairs and Graves.—An Act making an appropriation for the completion of the Veterans Ward of the Central State Griffin Memorial Hospital; and declaring an emergency.

HB 997—By Stevens, Levergood and Graves.—An Act relating to elections, and fixing the time for the opening and closing of the polls in certain counties; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting Engrossed **HCRs 535** and **536**.

Consideration of the above numbered Resolutions was deferred for this day.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SB 177**.

The above numbered Enrolled Bill was ordered referred to the Governor.

MESSAGE FROM THE HOUSE

Advising Conferences granted on Engrossed **SBs 82, 100** and **127**, and naming House Conferees as follows: Joint Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 595**.

SECOND CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 595** was read and consideration deferred:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 595, and Engrossed Senate Amendments thereto, entitled:

AN ACT PERTAINING TO COUNTY ELECTION BOARDS; AMENDING 26 O. S. 1951 § 24a, AS AMENDED BY TITLE 26, CHAPTER 2, SECTION 1,

§ 24a, AT PAGE 102, OKLAHOMA SESSION LAWS 1953 AND AS AMENDED BY TITLE 26, CHAPTER 2a, SECTION 1, § 24a, AT PAGE 103, OKLAHOMA SESSION LAWS 1953; AND DECLARING AN EMERGENCY, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Senate Amendment No. 1.
2. That the Senate recede from Senate Amendment No. 2.
3. That the Senate recede from Senate Amendment No. 3.
4. That the Senate recede from Senate Amendment No. 4.
5. That the following Conference Committee Amendment be adopted:

On Page 2, Section 1, Line 17, of the Engrossed House Bill, change the period after the word "day" to a semi-colon, and insert the following: "except that in counties having a population in excess of 325,000 in accordance with the 1950 Federal Decennial Census, such extra clerical help shall be paid not to exceed the sum of Fifteen Dollars (\$15.00) per day."

Respectfully submitted,

For the House:	For the Senate:
Stevens	Easterly
Chairman	Chairman
King	Coppock
Metcalf	Young
	(Haskell)

Referring to **SB 275**:

Senator Miskovsky, asked unanimous consent, which was granted, that consideration of his motion to reconsider vote by which **SB 275** was passed, be deferred until Monday, of next week.

As provided under the Fine motion, the Senate was declared adjourned to meet at 10:30 a.m., tomorrow.

SIXTY-THIRD LEGISLATIVE DAY

Thursday, April 25, 1957

Pursuant to adjournment, the Senate convened at 10:30 a.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, Collins (Pontotoc), Frazier, Herndon, Hope, McClendon, Mahan, Tipps, Wilson (Greer).—9.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Frazier asked unanimous consent, which was granted, that Charles Hayward of Oklahoma City be made an Honorary Page for this legislative day.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 22**.

The above numbered Resolution was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 637 and **SJR 33** each correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 637**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SJR 33** was properly

signed and ordered transmitted to the Honorable House for consideration.

FIRST READING

The following Bills were introduced and read the first time:

SB 432—By Easterly of the Senate and Williams of the House—An Act relating to travel expenses of County Commissioners; fixing amount to be paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

SB 433—By Easterly of the Senate and Murrow of the House—An Act relating to travel expenses of County Commissioners; fixing amount to be paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 425—Education.

SB 426—Revenue and Taxation.

SB 427—Public Safety.

SB 428—Education.

SB 429—Privileges and Elections.

SB 430—Municipal Government, then to County Government.

SB 431—Education.

SJR 36—Social Welfare.

SJR 37—Roads and Highways.

HB 993—Military and Veterans Affairs.

HB 997—Privileges and Elections.

HB 520—Public Safety.

HB 576—Banks and Banking.

HB 728—Municipal Government.

HB 733—Privileges and Elections.

HB 911—Revenue and Taxation.

HB 927—Judiciary.

HB 954—Judiciary.

HB 965—Judiciary.

Senator Field asked unanimous consent that **HB 965** be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

HB 979—Municipal Government, then to Judiciary.

HB 934—Public Safety.

GENERAL ORDER

Senator Miskovsky asked unanimous consent that **HB 730**, by Graves et al of the House and Walker of the Senate, be ordered withdrawn from the Calendar and referred to the Committee on Municipal Government for consideration, which was the order.

SB 403, by Hamilton, was read and considered.

Upon motion of Senator Hamilton, **SB 403** was advanced to engrossment and third reading.

Senators Sandlin and Dacus asked unanimous consent to be made co-authors of **SB 403**, which was the order.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **SB 403** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 403 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Young (Cleveland), Young (Haskell).—29.

Nay: Allen, Field.—2.

Excused: Baldwin, Collins (Pontotoc),

Frazier, Herndon, Hope, McClendon, Mahan, Tipps, Wilson (Greer).—9.

Not Voting: Cartwright, Dendy, Stipe, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Young (Cleveland), Young (Haskell).—30.

Nay: Allen.—1.

Excused: Baldwin, Collins (Pontotoc), Frazier, Herndon, Hope, McClendon, Mahan, Tipps, Wilson (Greer).—9.

Not Voting: Cartwright, Dendy, Stipe, Wilson (Beckham).—4.

The Emergency was declared passed.

SB 403 was referred for engrossment.

Senators Wilson (Greer), Hope, Tipps and Frazier asked to be recorded present, which was the order.

RESOLUTION

By unanimous consent, upon request of Senator Young (Haskell) the following Resolution was introduced, read at length and adopted upon his motion:

SENATE RESOLUTION NO. 40—By Young (Haskell).

A RESOLUTION NOTING THE VERSATILE QUALITIES OF THE HONORABLE STEVE STAHL AND REQUESTING HIS COUNSEL AT A HEARING BEFORE THE SENATE REVENUE AND TAXATION COMMITTEE.

WHEREAS, the Honorable Steve Stahl, Executive Vice-President of the Oklahoma Public Expenditures Council, has exhibited outstanding ability in his appearances before the various committees of the Legislature and the Congress; and

WHEREAS, Mr. Stahl is an expert on the affairs of National, State and Local governments, and has made numerous contributions to legislative matters concerned with public welfare, education, taxation, grants-in-aid, governmental purchasing, public employment, agriculture, highway construction, public finance, elections, labor, insurance, banks and banking, local legislation, etc., etc., and

WHEREAS, Mr. Stahl issues "Chug Holes and Loop Holes" and other reports carefully designed to inform the citizens of the State of Oklahoma on the operations of their government and the use of public funds, and has made numerous appearances before organizations of the State to speak on these subjects; and

WHEREAS, Mr. Stahl's manifold and many-sided accomplishments have given him a considerable following of our fellow citizens who profess to have great regard for his ideals and opinions;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE that Mr. Steve Stahl is hereby invited and urged to appear at the hearing on House Bill 980, a "Local Bill," which is now being considered by the Revenue and Taxation Committee of this body, for the purpose of giving the Committee his recommendations for making its provisions more effective and vital, and that he also inform the eager and waiting world of his opinion on the provisions of House Bill 979.

SR 40 was referred for enrollment.

Senator Dendy asked that the record show him excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 378, by Sandlin of the Senate and Finch of the House, was read and considered.

Upon motion of Senator Sandlin, SB

378 was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and SB 378 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 378 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—34.

Nay: Shoemake, Young (Cleveland).—2.

Excused: Baldwin, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan.—6.

Not Voting: Cowden, Jones.—2.

The Bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—34.

Nay: Shoemake, Young (Cleveland).—2.

Excused: Baldwin, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan.—6.

Not Voting: Cowden, Jones.—2.

The Emergency was declared passed.

SB 378 was referred for engrossment*

GENERAL ORDER

HB 625, by Langley of the House and Young (Cleveland) of the Senate, was read and considered.

Upon motion of Senator Young (Cleveland), **HB 625** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 625** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 625 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Hope, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—30.

Nay: Young (Haskell).—1.

Excused: Baldwin, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan.—6.

Not Voting: Easterly, Hall, Harris, Jones, McColgin, Sandlin, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Hope, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—30.

Nay: Young (Haskell).—1.

Excused: Baldwin, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan.—6.

Not Voting: Easterly, Hall, Harris,

Jones, McColgin, Sandlin, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 625 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 735, by Legal and Fiscal Advisory Committee, was read and considered.

Upon motion of Senator Shoemaker, **HB 735** was advanced to engrossment and third reading.

Upon motion of Senator Shoemaker, the rules of the Senate were suspended, and **HB 735** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 735 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan.—6.

Not Voting: Hall, Jones.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson

(Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan.—6.

Not Voting: Hall, Jones.—2.

The Emergency was declared passed.

HB 735 was referred for engrossment.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 138** was read and adopted upon motion of Senator Rinehart:

TO THE PRESIDENT OF THE SENATE, AND SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your Conference Committee, to whom was referred Engrossed Senate Bill 138, as amended and the Engrossed House Amendments thereto, entitled:

AN ACT RELATING TO THE WATERS IN THE STATE OF OKLAHOMA; CREATING AND PROVIDING FOR THE TERM, TENURE, REMOVAL, AUTHORITY, DUTIES AND COMPENSATION OF A WATER RESOURCES BOARD; TRANSFERRING TO SAID WATER RESOURCES BOARD ALL POWERS, DUTIES, AND AUTHORITY HERETOFORE CONFERRED OR IMPOSED UPON THE OKLAHOMA PLANNING AND RESOURCES BOARD OR ITS LEGAL PREDECESSORS BY TITLE 82, OKLAHOMA STATUTES 1951 OR BY TITLE 82, OKLAHOMA STATUTES SUPPLEMENT 1955 OR BY 74 O. S. 1951 SECTION 351c OR BY ANY LAW AMENDATORY THEREOF OR SUPPLEMENTARY THERETO, OR BY ANY LAW GIVING SAID OKLAHOMA PLANNING AND RESOURCES BOARD OR ITS LEGAL PREDECESSORS ANY POWERS, DUTIES OR AUTHORITY PERTAINING TO WATER, WATER POWER, WATER CONTROL, DRAINAGE, WATER STORAGE, IRRIGATION, POLLUTION OF WATERS, WATER CONSERVATION, WATER USE, APPROPRIATION OF WATERS, WATER RIGHTS, WATER PRIORITIES,

WATER OR IRRIGATION OR CONSERVANCY OR DRAINAGE OR ANY SIMILAR DISTRICTS, OR THE GRANTING OF ANY PERMITS OR LICENSES, OR THE MAKING OF ANY DECISIONS OR ORDERS TO OR FOR OR CONCERNING ANY THEREOF; PROVIDING PROCEDURE THEREFOR; AND TRANSFERRING ALL RECORDS AND PROPERTY OF THE DIVISION OF WATER RESOURCES AND MATTERS PENDING BEFORE THE OKLAHOMA PLANNING AND RESOURCES BOARD; PROVIDING FOR THE EMPLOYEES AND OFFICERS OF SAID BOARD; PROVIDING FOR REVIEW OF ORDERS AND DECISIONS OF THE WATER RESOURCES BOARD; PROVIDING FOR THE EMPLOYEES AND OFFICERS OF SAID BOARD; PROVIDING FOR REVIEW OF ORDERS AND DECISIONS OF THE WATER RESOURCES BOARD BY ORIGINAL ACTION IN THE SUPREME COURT OF THIS STATE; PROVIDING FOR THE DATES WHEN THE VARIOUS SECTIONS OF THIS ACT SHALL BECOME EFFECTIVE; REPEALING 74 O. S. 1951, § § 344.15, 351f, 74 O. S. SUPP. 1955, § 344.21, AND ALL CONFLICTING LAWS; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from their Motion refusing to accept House Amendments.
2. That House Amendments be adopted.
3. That Section 11 be added to said Bill as follows:

"IT BEING IMMEDIATELY NECESSARY FOR THE PRESERVATION OF THE PUBLIC PEACE, HEALTH AND SAFETY, AN EMERGENCY IS HERE-

BY DECLARED TO EXIST, BY REASON WHEREOF THIS ACT SHALL TAKE EFFECT AND BE IN FULL FORCE FROM AND AFTER ITS PASSAGE AND APPROVAL."

Respectfully submitted,

For the Senate:	For the House:
Rinehart	Sweeney
Chairman	Chairman
Carrier	Greenhaw
Perryman	Alexander
Breeden	Tinker
	Green

SB 138, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grant-ham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Trent.—1.

Excused: Baldwin, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan.—6.

Not Voting: Collins (Creek), Fine, Hall, Jones, Wilson (Beckham).—5.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grant-ham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Trent.—1.

Excused: Baldwin, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan.—6.

Not Voting: Collins (Creek), Fine, Hall, Jones, Wilson (Beckham).—5.

The Emergency was declared passed.

SB 138, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

GENERAL ORDER

SB 64, by Cartwright, was read and considered.

Upon motion of Senator Cartwright, **SB 64** was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended, and **SB 64** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 64 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hamilton, Harris, Hope, McSpadden, Payne, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: McColgin, Perryman.—2.

Excused: Baldwin, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan.—6.

Not Voting: Carrier, Collins (Creek), Hall, Jones, Miskovsky, Ritzhaupt.—6.

The Bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hamilton, Harris, Hope, McSpadden, Payne, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer),

Young (Cleveland), Young (Haskell).—30.

Nay: McColgin, Perryman.—2.

Excused: Baldwin, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan.—6.

Not Voting: Carrier, Collins (Creek), Hall, Jones, Miskovsky, Ritzhaupt.—6.

The Emergency was declared passed.

SB 64 was referred for engrossment.

RESOLUTION

By unanimous consent, upon request of Senator Hall, the following Resolution was introduced, read at length and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 23—By Hall and Payne of the Senate and Lollar, Wilson, Nevins, Cole and Richeson of the House.

A CONCURRENT RESOLUTION MEMORIALIZING THE PRESIDENT AND CONGRESS OF THE UNITED STATES RELATING TO LEGISLATION AND POLICY DESIGNED TO LIMIT IMPORTS OF GLASS, LEAD AND ZINC.

WHEREAS, imports of glass, lead and zinc have caused a drastic reduction in market prices of these products; and

WHEREAS, imports of glass, lead and zinc have resulted in serious injury to domestic mining operations in that such operations have been forced to be curtailed to an alarming extent due to the economic laws of supply and demand; and

WHEREAS, while the market prices of such products have steadfastly remained at a low level and at the same time labor costs have risen sharply, with the result that mining operations are not reasonably profitable, and especially is this true in the State of Oklahoma; and

WHEREAS, this injury to the mining industry is not limited to the owners

and operators of the mines, but causes thousands of workers to be out of employment or, at best, to be employed on a part-time basis; and

WHEREAS, the injury to the industry causes great economic losses to management, labor, the railroad industry, and to communities wherein mines and smelters are situated, and to the economy of the nation as a whole, including an impairment of the Nation's defense program; and

WHEREAS, the consequences of the present import program are not only being reflected in economic conditions in the State of Oklahoma, but are being felt in all areas of the Nation wherein these products are produced, and this is both a local and a national problem:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

1. That legislation be enacted curtailing imports of glass, lead and zinc to such a point that domestic markets will recover to a healthy and normal condition; and/or

2. That legislation be enacted increasing the import tariff on glass, lead and zinc to a point fifty percent (50%) above the level of January 1, 1945; and/or

3. That a directive be issued increasing the import tariff on glass, lead and zinc to a point fifty percent (50%) above the level of January 1, 1945; and/or

4. That action be taken either pursuant to the May 21, 1954, report of the tariff commission, or under Section 7 of the Trade Agreements Extension Act of 1955, or under any other existing authority which will result in relieving this threat to the national security and this crisis of non-production and unem-

ployment in mines, smelters and glass manufacturing plants.

5. It is ordered that copies of this Resolution be sent to the President of the United States, the Speaker of the House of Representatives and the President of the Senate of the Congress of the United States, and to each of Oklahoma's Representatives and Senators in the Congress of the United States.

SCR 23 was referred for engrossment.

Senator Baldwin asked to be recorded present, which was the order.

Senators Walker and Stipe asked to be shown excused until such time as they might return to the Chamber, which was the order.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 575, 698, 819.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 23 correctly engrossed.

Engrossed **SCR 23** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 418, by Miskovsky and Rinehart, was read and considered.

Upon motion of Senator Miskovsky, **SB 418** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 418** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 418 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Coppock, Cowden, Field, Fine, Frazier, Hall, Hamilton, Harris, Hope, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Trent, Wilson (Beckham), Young (Cleveland), Young (Haskell).—23.

Nay: Dacus, Garvin, Grantham, McColgin, Sandlin, Tipps, Wilson (Greer).—7.

Excused: Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Stipe, Walker.—7.

Not Voting: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Easterly, Jones.—7.

The Bill was declared passed.

Senator Miskovsky asked unanimous consent, which was granted, that the emergency clause to **SB 418** be ordered stricken, and the title amended to conform thereto.

SB 418 was referred for engrossment.

GENERAL ORDER

SB 307 by Harris of the Senate and Simmons, et al of the House, was read and considered.

Upon motion of Senator Harris, **SB 307** was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and **SB 307** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 307 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson

(Greer), Young (Cleveland), Young (Haskell).—29.

Excused: Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—6.

Not Voting: Baldwin, Boecher, Cartwright, Collins (Creek), Easterly, Hall, Jones, Payne, Rinehart.—9.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—6.

Not Voting: Baldwin, Boecher, Cartwright, Collins (Creek), Easterly, Hall, Payne, Rinehart.—8.

The Emergency was declared passed.

SB 307 was referred for engrossment.

Senator Allen asked to be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 400, by Hope of the Senate and Ham of the House, was read and considered.

Upon motion of Senator Hope, **SB 400** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 400** was considered engrossed and placed upon third reading and final passage.

Senator Stipe asked to be recorded present, which was the order.

THIRD READING

SB 400 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Baldwin, Cartwright, Collins (Creek), Easterly, Hall, Jones, Ritzhaupt.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Baldwin, Cartwright, Collins (Creek), Easterly, Hall, Jones, Ritzhaupt.—7.

The Emergency was declared passed.

SB 400 was referred for engrossment.

GENERAL ORDER

HB 734, by Tinker, et al, was read and considered.

Senator Frazier asked to be made co-author of **HB 734**, which was the order.

Upon motion of Senator Frazier, **HB 734** was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended, and **HB 734** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 734 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Collins (Creek), Hall, Jones, Ritzhaupt.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Collins (Creek), Hall, Jones, Ritzhaupt.—4.

The Emergency was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Stipe moved to reconsider the vote by which **HB 734** was passed.

President Pro Tempore Baldwin presiding.

GENERAL ORDER

HB 955, by Green of the House and Grantham of the Senate, was read and considered.

Upon motion of Senator Grantham, **HB 955** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended and **HB 955** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 955 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Tipps.—1.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Collins (Creek), Jones, Wilson (Beckham).—3.

The Bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskov-

sky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Tipps.—1.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Collins (Creek), Jones, Wilson (Beckham).—3.

The Emergency was declared passed.

HB 955 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 928, by Wilson and Lollar, was read and considered.

Upon motion of Senator Hall, **HB 928** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended and **HB 928** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 928 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Tipps.—1.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Rinehart, Sandlin.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Tipps.—1.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Rinehart, Sandlin.—2.

The Emergency was declared passed.

HB 928 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed **HB 742**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 387**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 23**.

The above numbered Bills and/or Resolutions were referred for enrollment.

GENERAL ORDER

SB 409, by Stipe of the Senate and Nigh et al of the House, was read and considered.

Upon motion of Senator Hope, the enacting clause to **SB 409** was ordered stricken.

Senators Payne, Frazier, Hamilton, McSpadden, Young (Haskell), Trent, Cartwright, Collins (Creek), Hope and

Dacus asked to be made co-authors of **SB 409**, which was the order.

Upon motion of Senator Hope, **SB 409** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **SB 409** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 409 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Garvin, Sandlin.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Garvin, Sandlin.—2.

The Emergency was declared passed.

SB 409 was referred for engrossment.

GENERAL ORDER

HB 900, by Patten et al of the House and Price and Breeden of the Senate, was read and considered.

Senator Price moved to amend **HB 900**, lines 12 and 13, page 3, by striking after the word "installments" and before the word "shall" the comma and the word "and" and substituting therefor the following: "; provided the total salary from all sources" which amendment was declared adopted.

Senator Collins (Creek) asked to be made co-author of **HB 900**, which was the order.

Upon motion of Senator Price, **HB 900** was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules of the Senate were suspended and **HB 900** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 900 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Tipps.—1.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Garvin, Jones, Sandlin, Stipe, Trent.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Tipps.—1.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Garvin, Jones, Sandlin, Stipe, Trent.—5.

The Emergency was declared passed.

HB 900, as co-authored and amended, was referred for engrossment.

GENERAL ORDER

HB 949, by Williams (Murray) of the House and Frazier of the Senate, was read and considered.

Upon motion of Senator Frazier, **HB 949** was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended and **HB 949** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 949 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Collins (Pontotoc),

Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Jones, Sandlin, Tipps, Trent.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Jones, Sandlin, Tipps, Trent.—4.

The Emergency was declared passed.

HB 949 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 932, by Musgrave et al of the House and Price of the Senate, was read and considered.

Upon motion of Senator Price, **HB 932** was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules of the Senate were suspended and **HB 932** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 932 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamil-

ton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Frazier, Jones, Rinehart, Tipps, Trent, Young (Haskell).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Collins (Pontotoc), Dendy, Herndon, McClendon, Mahan, Walker.—7.

Not Voting: Frazier, Jones, Rinehart, Tipps, Trent, Young (Haskell).—6.

The Emergency was declared passed.

HB 932 was properly signed and ordered returned to the Honorable House.

Senator Tipps presiding.

Senator Field moved, when the desk is cleared, the Senate adjourn to meet as provided under the Rules on Monday, April 29, 1957, which motion was adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 434—By Sandlin—An Act relating to the court fund in certain counties; designating monies to be placed therein and the expenditures therefrom; authorizing additional expenditures from said court fund whenever the amount therein exceeds the sum of two thousand five hundred dollars (\$2,500.00); repealing

all conflicting laws; and declaring an emergency.

SB 435—By Allen of the Senate and Davis of the House—An Act relating to county officers; providing that in counties having a population in excess of thirty four thousand four hundred and less than thirty four thousand nine hundred according to the last or any succeeding Federal decennial census the County Judge shall be paid a salary of six thousand dollars (\$6,000.00) per annum payable monthly; and declaring an emergency.

SB 436—By Carrier and Coppock of the Senate and Morford of the House—An Act relating to State training schools for white and negro boys and girls; designating such training schools as educational institutions; and declaring an emergency.

SB 437—By Miskovsky—An Act relating to benevolent or charitable corporations providing either volunteer or full-time fire departments in unincorporated areas; providing for schedules of fees to be charged for services rendered by such fire departments; providing that persons calling on such fire departments for services shall be liable for the established fee therefor and shall be liable for costs and attorney's fees in the event suit for collection is necessary; providing that such a charitable or benevolent corporation shall be an agency of the State of Oklahoma; making the provisions hereof severable and cumulative; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 523—By Welch and Jumper of the House, and McClendon of the Senate.—A Joint Resolution authorizing and directing the Oklahoma Tax Commission to investigate the claim of Van E. McQueen, an individual doing business as Southern Products Com-

pany, Broken Bow, Oklahoma, that cigarette tax stamps paid for by him were never received, and, to make a refund accordingly, from the Oklahoma Tax Commission Fund.

HJR 526—By Allard.—A Joint Resolution providing that November 11th through November 16th of each year shall be designated as "Oklahoma Week."

HB 899—By Patten, Slater, Musgrave, Nixon, Alexander, Chambers and Calkins of the House, and Price of the Senate.—An Act relating to the salary of the County Judge in all counties of the State of Oklahoma having a population of more than One Hundred Ninety Thousand (190,000) and less than Three Hundred Thousand (300,000) according to the 1950 Federal Census, authorizing the payment of additional salary to the County Judge from the Court Fund of the respective counties.

HB 913—By Musgrave, Alexander, Nixon, Chambers, Calkins, Patten and Slater of the House, and Price of the Senate.—An Act amending Section 5, Article 15, Title 70, Oklahoma Statutes 1951 (school code of 1949); providing for the signing, attesting, registering and endorsing bonds issued by Boards of Education of Oklahoma school districts; and declaring an emergency.

HB 985—By Long (Seminole), Cartwright (Seminole) and Rogers of the House, and Stipe of the Senate.—An Act authorizing Norma Ann Tate, now Rich, to bring suit against the State of Oklahoma to recover damages for personal injury and damage done to her face, head and body by reason of injuries sustained in an automobile collision between a car in which she was a passenger, caused by the operation of a motor vehicle owned by the State of Oklahoma being operated by an employee of the State of Oklahoma in a negligent, wanton and careless manner upon U. S. Highway No. 270, about five miles northwest of Shawnee, Oklahoma; providing summons, venue and proceed-

ings in said action; and authorizing payment of any final judgment in said suit out of the General Revenue fund; and declaring an emergency.

HB 973—By Calkins, Slater, Alexander, Nixon, Musgrave, Chambers and Patten of the House, and Price of the Senate.—An Act amending Chapter 199, Session Laws 1919, being an Act creating and relating to municipal criminal courts in cities of a population of more than Fifty Thousand (50,000) and not exceeding Eighty Thousand (80,000) inhabitants; amending Section 2 of said Act (Oklahoma Statutes 1951, Title 11, Section 782) pertaining to the jurisdiction of said court; and providing that the court shall have such additional jurisdiction as has been granted or may hereafter be granted by the Legislature; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 989—By Hill and Cook of the House and Sandlin of the Senate.—An Act relating to travel expenses of County Commissioners; fixing amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

HB 990—By Kelly.—An Act relating to travel expenses of County Commissioners; fixing amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

The above numbered HBs and/or HRs were read for the first time.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 89—Public Safety.

SB 257—Public Safety.

SB 295—Social Welfare.

SB 429—Privileges and Elections.

HB 832—Public Safety—Co-authored by Hall.

HB 850—Privileges and Elections.

HB 945—Public Safety—Co-authored by Hall.

DO PASS, as amended:

SB 269—Public Safety—To Education by previous order.

SB 388—Public Service Corporations.

SB 427—Public Safety—Co-authored by Andrews of the House.

HB 731—Public Safety—To Criminal Jurisprudence by previous order.

HB 947—Social Welfare.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., Monday, April 29, 1957.

SIXTY-FOURTH LEGISLATIVE DAY
Monday, April 29, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by President Pro Tempore Baldwin.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Excused: Collins (Pontotoc), McClen-
don, Mahan, Stipe.—4.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Norvall Smith, Pastor of the First Friends Church of Cherokee.

The Journal for the last legislative day was declared approved.

Senator McSpadden asked unanimous consent that Debbie Knox of Nowata be made an Honorary Journal Clerk for this legislative day, which was the order.

Senator Sandlin asked unanimous consent that Diann Carol Hill, young daughter of Representative Hill, be made an Honorary Journal Clerk for this legislative day, which was the order.

RESOLUTION

The following Resolution was introduced, and by unanimous consent upon request of Senator Breeden was read at length and adopted upon his motion:

SENATE RESOLUTION NO. 41—By Breeden,

A RESOLUTION IN HONOR OF DAN A. HODGE, A GREAT ATHLETE,

ABLE STUDENT AND ESTIMABLE PERSON.

WHEREAS, Dan A. Hodge of Perry, Oklahoma has achieved a remarkable record as a wrestler on the University of Oklahoma team in the 177 pound class; and

WHEREAS, Danny Hodge has won all 46 bouts he wrestled while appearing for the University, won 36 of these bouts by falls and won 22 straight bouts in the last two years, and has been the winner of every American style catch-as-catch-can bout in which he has participated in the course of the last seven years; and

WHEREAS, he won the National Collegiate Championship for three consecutive years, 1955-1957, and was voted the outstanding wrestler at the 1956 and 1957 National Collegiate Tournament, won the National Collegiate Championship, the National Amateur Athletic Union Championship and the National Graeco-Roman Championship by falls in his junior year, and was selected for the American Olympic teams in 1952 and 1956; and

WHEREAS, Mr. Hodge has well represented the State of Oklahoma by his prowess as an athlete and his fine personal qualities, to the benefit and credit of the State, and has exemplified the abilities, characteristics and spirit of our people;

NOW THEREFORE BE IT RESOLVED THAT THE STATE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE highly acclaim and commends Dan A. Hodge for the excellent caliber of his athletic accomplishments, for his admirable attributes as a person and for his contributions to the good regard of the State of Oklahoma; and

BE IT FURTHER RESOLVED that a copy of this Resolution be dispatched

to Mr. Dan A. Hodge by the Secretary of the State Senate with the cordial best wishes and appreciative thanks of this body.

SR 41 was referred for enrollment.

RESOLUTION

The following Resolution was introduced, and by unanimous consent upon request of Senator Rinehart, read at length and adopted upon his motion:

SENATE RESOLUTION NO. 42—By Trent, Rinehart and McClendon.

A RESOLUTION RELATING TO CERTAIN MEETINGS AND CONFERENCES ATTENDED BY MEMBERS OF THE SENATE; AUTHORIZING AND DIRECTING THE PRESIDENT PROTEMPORE OF THE SENATE TO APPROVE CLAIMS FOR REIMBURSEMENT FOR ACTUAL AND NECESSARY EXPENSES INCURRED BY SENATE MEMBERS APPOINTED TO AND ATTENDING SAID MEETINGS AND CONFERENCES.

WHEREAS, in previous action the State Senate authorized the appointment of members thereof to attend certain meetings and conferences in Washington, D. C., and Shreveport, Louisiana; and

WHEREAS, Senate Resolution No. 36 and House Concurrent Resolution No. 533, respectively, authorizing attendance at said meetings and conferences did not specifically provide for expense reimbursement for members attending said meetings and conferences;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The President Pro Tempore of the Senate is hereby authorized and directed to approve claims for reimbursement for actual and necessary expenses incurred by members of the Senate appointed to and attending the following meetings and conferences:

(a) Conferences in Washington, D. C. "in the interest of fostering Federal legislation which will correspond with welfare legislation contained in House Bill 629," attendance at said conferences having previously been authorized by Senate Resolution No. 36, Twenty-sixth Legislature;

(b) Red River Valley Improvement Association Conference and the Four-State Water Compact meeting held at Shreveport, Louisiana on April 22nd, 23rd and 24th, 1957, attendance at said conference and meeting having previously been authorized by House Concurrent Resolution No. 533, Twenty-sixth Legislature.

SR 42 was referred for enrollment.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 258—Business and Industry.

HJR 517—Public Lands.

DO PASS, as amended:

SB 374—Planning and Resources.

HB 723—Business and Industry.

FIRST READING

The following Resolution was introduced and read the first time:

SJR 38—By Baldwin—A Joint Resolution proposing an amendment to Section 8, Article 10, Oklahoma Constitution, providing that all property taxed ad valorem shall be assessed for taxation at not less than thirty per cent (30%) and not more than thirty-five per cent (35%) of its fair cash value estimated at the price it would bring at a fair voluntary sale; and ordering a special election.

SECOND READING

The following Bills and/or Resolutions

were read the second time and referred to Committees indicated:

SB 432—County Government.

SB 433—County Government.

SB 434—Senator Sandlin asked unanimous consent, which was granted, that **SB 434**, by Sandlin, be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

SB 435—County Government.

SB 436—Penal Institutions.

SB 437—County Government, then to Municipal Government.

HB 973—Criminal Jurisprudence.

HB 989—County Government.

HB 990—County Government.

HB 899—County Government.

HB 913—Judiciary.

HB 985—Judiciary.

HJR 523—Revenue and Taxation.

HJR 526—State and Federal Government.

GENERAL ORDER

SB 254, by Wilson (Greer) of the Senate, and Levergood of the House, was read and considered.

Senators Dacus, Coppock, Jones and Allen asked unanimous consent to be made co-authors of **SB 254**, which was the order.

Upon motion of Senator Wilson (Greer) **SB 254** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Greer) the rules of the Senate were suspended, and **SB 254** was considered engrossed and placed upon third reading and final passage.

Senator Young (Cleveland) asked that the record show Senator Harris excused for the remainder of this legislative day, which was the order.

THIRD READING

SB 254 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Harris, McClendon, Mahan, Stipe.—5.

Not Voting: Easterly, McColgin.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Collins (Pontotoc), Harris, McClendon, Mahan, Stipe.—5.

Not Voting: Easterly.—1.

The Emergency was declared passed.

SB 254 was referred for engrossment.

Senators Collins (Pontotoc) and Stipe asked to be recorded present, which was the order.

GENERAL ORDER

SJR 29 by Carrier of the Senate, and Camp and Romang of the House, was read and considered.

Senator Carrier moved to amend **SJR**

29 on line 18, page 2, by deleting the first paragraph of Section 1, which includes line 18, page 2, and lines 1, 2, 3 and 4 of page 3, and inserting the following: "SECTION 1. The Superintendent of the Enid State School is hereby authorized to expend, not to exceed a total of thirty thousand dollars (\$30,000.00) from monies available in the revolving fund of said Enid State School and to contract or provide by force account for the following construction and remodeling of facilities:" which amendment was declared adopted.

Senator Carrier moved to amend **SJR 29**, line 1, page 2, by striking the word, "tuberculosis," and inserting the word, "tubercular," which amendment was declared adopted.

Senators Grantham, Field, Wilson (Greer), McColgin, Coppock and Dacus asked unanimous consent to be made co-authors of **SJR 29**, which was the order.

Upon motion of Senator Carrier, **SJR 29**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Carrier, the rules of the Senate were suspended, and **SJR 29** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 29 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Harris, McClendon, Mahan.—3.

Not Voting: Allen, Easterly, Walker.—3.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Harris, McClendon, Mahan.—3.

Not Voting: Allen, Easterly, Walker.—3.

The Emergency was declared passed.

SJR 29, as amended, was referred for engrossment.

REFERRING TO **SR 39**—By Collins (Pontotoc):

As authorized under the Cowden motion so to do, President Pro Tempore Baldwin appointed as a committee to study the adequacy and inadequacy of the training of deaf students at the schools at Taft and Sulphur: Senator Stipe, Chairman, and Senators Frazier, Shoemaker, Young (Haskell) and Young (Cleveland).

PENDING ACTION ON **HCR 529**:

HCR 529 was taken up for consideration.

Senator Collins (Creek) asked unanimous consent to amend **HCR 529** by adding the names of Representatives Allard and Ogden as co-authors to **HCR 529**, which was the order.

HCR 529, as amended, was read at length as follows and adopted upon motion of Senator Collins (Creek):

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 529—By Sparks, Arrington, Allard and Ogden of the House and Collins (Creek) of the Senate.

A RESOLUTION COMMENDING AND CONGRATULATING THE CUSHING HIGH SCHOOL FOOTBALL AND BASKETBALL TEAMS, AND COACHES, MELVIN SKELTON AND NEIL RIDLEY.

WHEREAS, the Cushing High School Football team after a victorious season was runner-up for the State Class "A" football championship for the school year 1956-1957; and

WHEREAS, the Cushing High School Basketball team after an equally victorious season was also runner-up in the State Class "A" basketball championship for the school year 1956-1957; and

WHEREAS, the many successes achieved by these two athletic teams were in great part due to the superior directions of Mr. Melvin Skelton, football coach, and Mr. Neil Ridley, basketball coach; and

WHEREAS, we are proud and encouraged by such outstanding athletic achievements as shown by these two teams of Cushing High School and which are feats typical of the youth of our great State; and

WHEREAS, the Oklahoma Legislature wishes to recognize and pay tribute to the many victories and successes of these two teams and their great coaches;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That we hereby do both commend and congratulate the football and the basketball teams of Cushing High School and their two fine coaches, Mr. Melvin Skelton and Mr. Neil Ridley

for their most highly successful seasons during the 1956-1957 school year.

SECTION 2. That duly authenticated copies of this Resolution be forwarded to: Mr. Melvin Skelton, football coach; Mr. Neil Ridley, basketball coach; Mr. W. D. Carr, Superintendent Cushing Schools; to the Chairman, Cushing City Commission; the Cushing Chamber of Commerce; the Cushing Rotary Club; the Cushing Lions Club; and the Business and Professional Women's Clubs of Cushing, Oklahoma.

HCR 529, as amended, was referred for engrossment.

GENERAL ORDER

HB 770, by Judiciary Committee, was read and considered.

Senator Wilson (Beckham) moved to amend HB 770, line 15, page 2, by striking Section 3, and adding the following sections:

"Section 3. Title 12, Section 1280, O. S. 1951, is hereby repealed.

"Section 4. In any action for a divorce or annulment of a marriage where the parties have been married more than three (3) months or where they have minor children of the marriage, the action shall not be tried or finally heard within less than thirty (30) days after the Court shall have obtained jurisdiction over the parties to the action.

"Section 5. In any action for divorce, separate maintenance, or annulment of a marriage the Court may in his discretion and upon consent of the parties, refer the parties to some qualified counselor or counselors for assistance to said parties in connection with their personal domestic difficulties; provided, however, that the action may not be delayed for more than thirty (30) days for this purpose without the expressed consent of the parties," and by striking the figure "1280" at line 2, page 1, and correcting the title to conform thereto.

Senator Shoemaker moved to amend

the Wilson (Beckham) amendment as follows: after the end of Section 4, insert a comma, and the following: "Provided, nothing in this Act shall prevent the Court from granting a divorce forthwith when children are not involved," which amendment by unanimous consent he withdrew.

Senator Shoemake moved to amend the Wilson amendment to **HB 770** by striking from Section 4 the words: "have been married more than three (3) months or where they," and add after the word, "have," and before, "minor," the words, "or expect," which amendment was declared adopted.

The vote occurring on the Wilson amendment, as amended, it was declared adopted.

Senator Allen moved to amend **HB 770**, line 8, page 2, by deleting after the word, "that," and before the word, "for," the words, "a proceeding," and substituting the words, "an appeal," which amendment was declared adopted.

Senator Cartwright presiding.

Upon motion of Senator Wilson (Beckham), **HB 770**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended, and **HB 770**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 770 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedren, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Stipe, Tipps, Trent, Wal-

ker, Wilson (Beckham), Wilson (Greer).—32.

Nay: Fine, Hamilton, Herndon, Young (Cleveland), Young (Haskell).—5.

Excused: Harris, McClendon, Mahan.—3.

Not Voting: Collins (Creek), Rinehart, Ritzhaupt, Shoemake.—4.

The Bill was declared passed.

Senator Young (Haskell) moved that the emergency clause to **HB 770** be ordered stricken and the title amended to conform thereto, which motion prevailed.

HB 770, as amended, was referred for engrossment.

THIRD READING

Senator Wilson (Beckham) asked unanimous consent that **SB 93**, by Judiciary Committee, be ordered stricken from the Calendar, which was the order.

GENERAL ORDER

Senator Wilson (Beckham) asked unanimous consent that **SB 79**, by Wilson (Beckham) be ordered stricken from the Calendar, which was the order.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 676**, requesting Conference and naming Conferees as follows: Pazoureck, Chairman, McCarty and Skeith.

Upon motion of Senator Fine, the request of the Honorable House for a Conference on **HB 676** was ordered granted.

President Pro Tempore Baldwin announced the appointment of the following as Senate Conferees on **HB 676**: Senator Collins (Creek), Chairman, and Senators Stipe and Hope.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 737**, requesting Conference and naming Conferees as follows: Simmons, Chairman, Long (Caddo), and Romang.

Upon motion of Senator Fine, the request of the Honorable House for a Conference on **HB 737** was ordered granted.

President Pro Tempore Baldwin announced the appointment of the following as Senate Conferees on **HB 737**: Senator Harris, Chairman, and Senators Tipps and Walker.

GENERAL ORDER

SB 408, by Baldwin of the Senate, and Long (Caddo) and Goodfellow of the House, was read and considered.

Upon motion of Senator Baldwin, **SB 408** was advanced to engrossment and third reading.

Upon motion of Senator Baldwin, the rules of the Senate were suspended, and **SB 408** was considered engrossed and placed upon third reading and Final Passage.

THIRD READING

SB 408 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Harris, McClendon, Mahan.—3.

Not Voting: Collins (Creek), Rinehart, Wilson (Beckham).—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin,

Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Harris, McClendon, Mahan.—3.

Not Voting: Collins (Creek), Rinehart, Wilson (Beckham).—3.

The Emergency was declared passed.

SB 408 was referred for engrossment.

PENDING ACTION ON CCR:

Upon motion of Senator Easterly the Conference Committee Report on **HB 595** was adopted.

HB 595, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Harris, McClendon, Mahan.—3.

Not Voting: Breeden, Coppock, Cowden, Price, Ritzhaupt, Tipps.—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson

(Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Harris, McClendon, Mahan.—3.

Not Voting: Breeden, Coppock, Cowden, Price, Ritzhaupt, Tipps.—6.

The Emergency was declared passed.

HB 595, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

Senator Mahan asked to be recorded present, which was the order.

GENERAL ORDER

SB 417, by Baldwin and Cartwright, was read and considered.

Upon motion of Senator Baldwin, **SB 417** was advanced to engrossment and third reading.

Senators Collins (Creek), Sandlin, McSpadden, Dacus, Mahan, Rinehart, Allen, Hamilton, Miskovsky, McColgin, Jones, Breeden, Carrier and Frazier asked to be made co-authors of **SB 417**, which was the order.

Upon motion of Senator Baldwin, the rules of the Senate were suspended, and **SB 417** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 417 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Garvin, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Harris, McClendon.—2.

Not Voting: Dendy, Field, Grantham, Perryman.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Garvin, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Harris, McClendon.—2.

Not Voting: Dendy, Field, Grantham, Perryman.—4.

The Emergency was declared passed.

SB 417 was referred for engrossment.

GENERAL ORDER

HB 678 by Nigh was read and considered.

Upon motion of Senator Stipe, **HB 678** was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules of the Senate were suspended, and **HB 678** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 678 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Fine, Frazier, Garvin, Grantham, Hall, Hope, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—29.

Nay: Dacus, Easterly, Field, Hamilton, Herndon, Jones, McSpadden, Ritzhaupt.—8.

Excused: Harris, McClendon.—2.

Not Voting: Boecher, Collins (Creek), Coppock, Dendy, Tipps.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hope, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Easterly, Hamilton, Herndon, Jones, McSpadden, Ritzhaupt.—6.

Excused: Harris, McClendon.—2.

Not Voting: Boecher, Collins (Creek), Coppock, Dendy.—4.

The Emergency was declared passed.

HB 678 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 596, by Committee on County, State and Federal Government, was read and considered.

Senator Wilson (Beckham) moved to amend **HB 596**, Line 3, Page 2, by inserting after the word, "person," and before the word, "to," the words, "of the county if one is available, and will serve as such," which amendment was declared adopted.

Upon motion of Senator Young (Cleveland) **HB 596**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 596**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 596 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Nay: Hamilton.—1.

Excused: Harris, McClendon.—2.

Not Voting: Dendy, Payne.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Nay: Hamilton.—1.

Excused: Harris, McClendon.—2.

Not Voting: Dendy, Payne.—2.

The Emergency was declared passed.

HB 596 was referred for engrossment.

Senator Stipe asked to be shown excused until such time as he might return to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring on the Boecher motion to reconsider the vote by which the emergency clause on **SB 367** failed

of passage, it was declared adopted upon a roll call as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Shoemake, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Cartwright, Collins (Creek), Fine, Frazier, Price, Rinehart, Sandlin, Trent.—8.

Excused: Harris, McClendon, Stipe.—3.

Not Voting: Baldwin, Hamilton, Tipps.—3.

On the question of passage of Emergency the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Cartwright, Collins (Creek), Fine, Frazier, Hamilton, Herndon, Hope, Price, Rinehart, Sandlin, Trent.—11.

Excused: Harris, McClendon, Stipe.—3.

SB 367 was referred for engrossment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 625** and **742**.

The above numbered Enrolled Bills, were after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 735 and **900**, and **SBs 64, 307, 378, 400, 403, 409** and **418** each correctly engrossed.

SR 40, SCR 22 and **23**, and **SB 387** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 735** and **900**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SBs 64, 307, 378, 400, 403, 409** and **418** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 40** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SCR 22** and **23** were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SB 387**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 357, by Committee on Privileges and Elections, was read and considered.

Senator Grantham moved to amend **SB 357**, line 4, page 5, by striking the word "Modification" and inserting the word "Notification," which amendment was declared adopted.

President Pro Tempore Baldwin presiding.

Senator Stipe asked to be recorded present, which was the order.

Upon motion of Senator Grantham, **SB 357**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Perryman, the vote was reconsidered by which **SB 357**, as amended, was advanced to engrossment and third reading to permit further amendments.

Senator Ritzhaupt moved to amend **SB 357**, line 3, page 1 and line 14, page 2, by striking the word "May" and inserting the word "June."

Senator Grantham moved to table the Ritzhaupt amendment, which motion was ruled out of order on a point of

order raised by Senator Miskovsky, who stated the motion followed discussion.

Upon motion of Senator Allen, the Ritzhaupt amendment was tabled.

Upon motion of Senator Grantham, **SB 357**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended and **SB 357**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 357 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Easterly, Field, Frazier, Garvin, Grant-ham, Hall, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Rinehart, Sandlin, Tipps, Wilson (Greer).—22.

Nay: Baldwin, Boecher, Cartwright, Dacus, Fine, Hamilton, Hope, Perryman, Price, Shoemake, Trent, Wilson (Beckham), Young (Cleveland), Young (Haskell).—14.

Excused: Harris, McClendon.—2.

Not Voting: Coppock, Dendy, Hernon, Ritzhaupt, Stipe, Walker.—6.

The Bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Grantham moved that the vote be reconsidered by which **SB 357**, as amended, failed of passage.

GENERAL ORDER

Senator Fine moved that **SB 299**, by Collins (Creek), McSpadden, Walker and Hall of the Senate and McCarty et al of the House, be ordered withdrawn from the Calendar and referred to the Committee on Roads and Highways for further consideration and that the Director and Chief Engineer of the State

Highway Commission be invited to attend the meeting when the bill is considered.

Senator Collins (Creek) moved to table the Fine motion, which motion was declared adopted.

GENERAL ORDER

SB 170, by Miskovsky, was taken up for consideration.

Senator Miskovsky asked unanimous consent, which was granted, that President Pro Tempore Baldwin be made a co-author of **SB 170**.

Senator Miskovsky asked unanimous consent, which was granted, that further consideration of **SB 170** be deferred for this legislative day.

Referring to **SB 299**:

Senator Fine moved that the vote be reconsidered by which the Collins (Creek) motion was adopted, which motion was ruled out of order by the President Pro Tempore, who was advised by Senator Garvin, citing that part of Rule 12-a, which provides "A motion to reconsider must be made by a Senator who voted on the prevailing side, except to reconsider a vote on final passage, etc."

Senator Miskovsky moved that **SB 299** be ordered withdrawn from the Calendar and referred to the Committee on Roads and Highways for further consideration and that the Director and Chief Engineer of the State Highway Commission be invited to attend the meeting when the bill is considered.

Senator Collins (Creek) moved to table the Miskovsky motion, which motion was declared failed of passage.

The vote occurring on the Miskovsky motion, it was declared adopted.

Senator Cartwright, Chairman of the Committee on Roads and Highways, announced a Public Hearing on **SB 299** to be held in the Senate Chamber at 10:00 a. m., Wednesday, May 1, 1957.

There being matters on the Presi-

dent's desk for the consideration of the Senate in executive session, it was upon motion of Senator Fine that the Senate closed its doors and went into executive session.

*

The Senate reassembled, in open session, with President Pro Tempore Baldwin presiding, who made the following announcements:

The Senate in executive session and upon motion of Senator Fine, advised and consented to the appointment of JEAN REED, of Stilwell, Oklahoma, as a member of the State Industrial Commission for a term effective May 1, 1957 and ending March 14, 1963.

The Senate in executive session and upon motion of Senator Mahan, advised and consented to the confirmation of the reappointment of Dr. RAY WALKER, of Pawhuska, Oklahoma, as a member of the Board of Examiners in Veterinary Medicine for a term beginning May 9, 1957 and ending May 9, 1961.

The Senate in executive session and upon motion of Senator Garvin, advised and consented to the confirmation of the appointment of CLAUDE K. PAUL, of Duncan, Oklahoma, as a member of the State Board of Agriculture for a term effective April 26, 1957 and ending April 26, 1962.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, to meet as provided under the Rules, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read for the first time:

SJR 39—By Sandlin—A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment to Article III, Oklahoma Constitution, by amending Section 1; providing for special election thereon; and declaring an emergency.

SB 438—By Collins (Creek) of the Senate—An Act relating to Registered Pharmacists; amending 59 O. S. 1951, Section 334, and declaring an emergency.

SB 439—By Miskovsky and Carrier of the Senate and Finch, Rogers, Nance, Andrews, Nixon and Williams (Woodward) of the House—An Act relating to Justices of the Peace; providing that Justices of the Peace shall have jurisdiction in civil cases where the amount involved does not exceed Five Hundred Dollars (\$500.00) exclusive of interest accruing after suit is filed and costs; amending 39 O. S. 1951 Secs. 82, 83, 84, 86, 391, and 421; repealing conflicting laws; and declaring an emergency.

SB 440—By Field—An Act relating to Elections; providing filing fees for filing for State offices; prescribing disposition of such fees and declaring an emergency.

SB 441—By Miskovsky—An Act relating to County Officers; relating to salary and compensation of Judges of Courts of Common Pleas in certain counties; and declaring an emergency.

SB 442—By Rinehart—A Bill for an Act to be entitled: "An Act enabling the organization, formation and operation of public, regional water distribution districts; setting forth procedures for the organization and formation of such districts; establishing the powers of such districts after formation; providing for the government and operation of such districts; permitting the annexation of additional territory to such districts; empowering such districts to execute contracts of assurance to the United States of America; and for other purposes; and declaring an emergency."

MESSAGES FROM THE HOUSE

Advising Conference granted on Engrossed SB 137, and naming House Conferees as follows: Joint Conference Committee on Appropriations.

MESSAGE FROM THE HOUSE

Advising the appointment of the following, in the order named, as Alternate House Conferees on the Joint Conference Committee on Appropriations, one of which may serve in the place of any other House Conferee who is unable to serve: 1) Gotcher; 2) Sumrall; 3) Sparks; 4) Sparger; 5) Carmichael.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 537—House Concurrent Resolution memorializing the President and the Congress of the United States of America in cooperation with our delegate to the United Nations to exert every effort and * * *.

HCR 538—A Concurrent Resolution memorializing the Congress of the United States of America to pass H. R. 358 without delay.

HCR 539—A Concurrent Resolution in memory of William Grove Skelly, a foremost citizen of the City of Tulsa and the State of Oklahoma.

Consideration of the above numbered **HRs** was deferred for this day.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1003—By Committee on Banks and Banking—An Act relating to collection agencies; regulating operation of collection agencies; requiring permit, posting of bond or cash, permit fee, and making other requirements; defining terms as used in Act; making certain exemptions from Act; making violation

of Act a misdemeanor and fixing penalty therefor.

HB 1012—By Slater, Patten, Nixon and Chambers of the House and Price of the Senate—An Act relating to Juvenile Judges; amending 20 O. S. 1951 § 791; fixing compensation of Juvenile Judges in certain counties; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 334—Planning and Resources—To Judiciary by previous order.

SB 415—Planning and Resources—To Appropriations and Budget by previous order.

SB 423—Appropriations and Budget.

HJR 515—Planning and Resources.

HJR 522—Municipal Government.

DO PASS, as amended:

SB 184—Social Welfare.

SB 402—Public Health.

MOTION TO RECONSIDER VOTE

Senator Miskovsky asked unanimous consent, which was granted, that the time be extended until the next legislative day for consideration of his motion to reconsider the vote by which **SB 275** was passed.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

SIXTY-FIFTH LEGISLATIVE DAY

Tuesday, April 30, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—39.

Excused: Herndon, McClendon, Rinehart, Stipe, Young (Haskell).—5.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that the following prayer offered today by the Chaplain, Reverend Norval Smith, Pastor of the First Friends Church of Cherokee, be incorporated in the Journal for this legislative day:

"O God, Thou art One to Whom we all must look up. We pause during this busy day because once again we need to sense Thy Divine Presence. If we look upon this time of prayer as nothing more than a custom which is to be endured for the sake of tradition, forgive us Lord and create within us a right spirit. We would not profanely utter Thy Holy Name just to bolster our arguments. But we would humbly pray for Thy Leadership—even if this calls for killing some of our pet legislation! We are considering bills which

affect the lives of our fellow men. Some men may soon be brought into court to face judgment. May we, therefore, proceed with care, for we realize that each one of us will some day stand before our Judge, Jesus Christ, and He will reward us for the good we do today and order punishment for what we do or say that is bad. Help us today, we pray, in Jesus' Name. Amen."

Senator McSpadden asked unanimous consent, which was granted, that the following, all from Tiawah, be made Honorary Pages for this legislative day: Sharon Crutchfield, Helen Vann, Ellie Shatto, Phillip Webster, Dempsey Chronister and Arnold Brown.

Senator Young (Cleveland) asked that Senator Harris be recognized for an announcement, whereupon Senator Harris announced the arrival to him and Mrs. Harris, in Memorial Hospital, Lawton, at 8:15 last night, of their first child, Byron Baldwin, weighing nine pounds and twelve ounces.

Senator Hall asked unanimous consent, which was granted, that flowers be sent to Mrs. Fred Harris.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 425—Education.

HB 631—Education.

HB 632—Education.

HB 888—Education.

WITHOUT RECOMMENDATION:

SB 118—Education.

SB 269—Education.

SB 274—Education.

SECOND READING

The following Bills and/or Resolutions

were read the second time and referred to Committees indicated:

SB 438—Revenue and Taxation.

SB 439—Judiciary.

SB 440—Privileges and Elections.

SB 441—County Government.

SB 442—Economic and Industrial Development.

SJR 38—Constitutional Amendments, Initiative and Referendum and Code Revision.

SJR 39—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 1003—Judiciary.

HB 1012—Criminal Jurisprudence.

GENERAL ORDER

HB 519, by McCarty, et al, was read and considered.

Senator Mahan asked unanimous consent that he be made a co-author of **HB 519**, which was the order.

Senator Hamilton moved to amend **HB 519**, line 5, page 1, by striking the words, "carry arms," which amendment was declared adopted.

Upon motion of Senator Mahan, **HB 519**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Mahan, the rules of the Senate were suspended, and **HB 519**, as amended, was considered engrossed and placed upon third reading and final passage.

By unanimous consent, upon request of Senator Mahan, further consideration of **HB 519** was temporarily deferred.

Senator Walker asked unanimous consent that he be shown excused until such time as he might return to the Chamber, which was the order.

Senator Cowden presiding.

Senator Payne asked unanimous consent that he be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 198, by Hall of the Senate and Rogers of the House, was read and considered.

Upon motion of Senator Hall, **SB 198** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **SB 198** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 198 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Herndon, McClendon, Payne, Rinehart, Stipe, Walker, Young (Haskell).—7.

Not Voting: Breeden.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Herndon, McClendon, Payne, Rinehart, Stipe, Walker, Young (Haskell).—7.

Not Voting: Breeden.—1.

The Emergency was declared passed.

SB 198 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 268**, as amended.

HAs to **SB 268** read as follows, rejected upon motion of Senator Fine, Conference requested and Senate Conferees appointed, as follows: Senators Boecher, Chairman, Dendy, Vice Chairman, Hamilton, Rinehart and Mahan:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 268 by striking the name "Sparkman" as coauthor and adding the name "Hill."

AMENDMENT NO. 2. Amend Page 1, **SECTION 1**, Lines 34 and 35 by striking after the word "purposes," the following: "such contracts to run for a period of not to exceed fifty (50) years."

AMENDMENT NO. 3. Page 2, Line 6, **SECTION 1** of Subsection (b). After the word "contract" and before the word "for" inserting the following language and strike the remainder of Subsection (b) lines 6 through 10:

"that will prohibit or limit the District from developing, generating, buying, selling, reselling, and interchanging electric power and energy as herein authorized."

AMENDMENT NO. 4. Page 7, Line 5, **SECTION 3**, after the word "plants," and before the word "The" adding the following language:

"Provided, however, the contract in force prior to the passage of this Act shall not be jeopardized."

AMENDMENT NO. 5. Page 7, **SECTION 3**, Line 10 by striking the words and figures "six per centum (6%)" and insert in lieu thereof "four and one-half per centum (4½%)."

AMENDMENT NO. 6. Page 7, **SECTION 3**, Lines 22 and 23 by striking

the words and figures "six per centum (6%)" and insert in lieu thereof "four and one-half per centum (4½%)."

AMENDMENT NO. 7. Page 12, Line 35, after **SECTION 4** and before **SECTION 5**, by inserting a new **SECTION 5** to read as follows and renumbering remaining **SECTIONS** accordingly:

"**SECTION 5.** All attorneys for the Grand River Dam Authority shall have their offices at the principal office of the Grand River Dam Authority and shall be employed on a full-time basis, with no outside work, employment or practice."

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 387**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCRs 22** and **23**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 595, 928, 932, 949, and 955**.

The above numbered Enrolled Bills, were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Dendy asked unanimous consent to be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 204, by McSpadden and Sumrall of the House, was read and considered.

Senator McSpadden moved to amend **SB 204**, Line 7, Page 2, by adding after the word, "institution," and before the

word, "must," the words, "in Oklahoma," which amendment was declared adopted.

Upon motion of Senator McSpadden, **SB 204**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **SB 204**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 204 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Hope, McColgin, McSpadden, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Hamilton, Young (Cleveland).—2.

Excused: Dendy, Herndon, McClendon, Payne, Rinehart, Stipe, Walker, Young (Haskell).—8.

Not Voting: Baldwin, Jones, Mahan, Miskovsky.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Hope, McColgin, McSpadden, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Hamilton, Young (Cleveland).—2.

Excused: Dendy, Herndon, McClendon, Payne, Rinehart, Stipe, Walker, Young (Haskell).—8.

Not Voting: Baldwin, Jones, Mahan, Miskovsky.—4.

The Emergency was declared passed.

SB 204, as amended, was referred for engrossment.

GENERAL ORDER

SJR 32, by Frazier, Tipps, Herndon, Collins (Pontotoc), Wilson (Greer), Stipe, Easterly, Young (Cleveland), Payne, Cartwright, Trent, Boecher and Rinehart of the Senate, and Norris, et al of the House, was read and considered.

Senator Young (Cleveland) asked unanimous consent, which was granted, that his name be withdrawn as a co-author of **SJR 32**.

Senator Coppock asked unanimous consent, which was granted, to be made a co-author of **SJR 32**.

Upon motion of Senator Frazier, **SJR 32** was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended, and **SJR 32** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 32 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, McSpadden, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Wilson (Greer).—26.

Nay: Dacus, Harris, Young (Cleveland).—3.

Excused: Dendy, Herndon, McClendon, Payne, Rinehart, Stipe, Walker, Young (Haskell).—8.

Not Voting: Allen, Cartwright, Collins (Creek), Fine, Mahan, Miskovsky, Wilson (Beckham).—7.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Wilson (Greer), Young (Cleveland).—30.

Nay: Dacus.—1.

Excused: Dendy, Herndon, McCleendon, Payne, Rinehart, Stipe, Walker, Young (Haskell).—8.

Not Voting: Allen, Cartwright, Collins (Creek), Mahan, Wilson (Beckham).—5.

The Emergency was declared passed.

SJR 32 was referred for engrossment.

Senator Young (Haskell) asked to be recorded present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

HCR 529 and **HBs 596, 770** and **783**, and **SJR 29** and **SBs 183, 254, 367, 408** and **417** each correctly engrossed.

SRs 41 and **42** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HCR 529** and Engrossed **SAs** to and Engrossed **HBs 596, 770** and **783**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SJR 29** and **SBs 183, 254, 367, 408** and **417** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SRs 41** and **42** were properly signed and ordered transmitted to the Secretary of State.

Senator Wilson (Greer) asked to be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 362, by Frazier and Tipps, was read and considered.

Senator Tipps moved to amend **SB 362**, Line 7, Page 2, as follows: By striking after the words, "consist of," and before the word, "members," the word and figure, "five (5)," and substituting the word and figure, "three (3)," and Line 8, Page 2, by adding after the word, "Governor," and before the word, "who," the language, "and confirmed by the Senate," and Line 5, Page 2, after the period following the word, "Oklahoma," and before the word, "no," by adding the language: "Two members of said Oklahoma Board of Veterans Affairs shall be named respectively from the Veterans Organizations having the largest and second largest membership in the State of Oklahoma based on membership records certified to the Secretary of State. The third member of said Board shall be named by the Governor and confirmed by the Senate without regard to membership or non-membership in any veterans organization."

Senators Dendy and Payne asked to be recorded present, which was the order.

Senator Perryman, as a substitute, moved to amend **SB 362**, line 1, page 3, by striking after the word, "Act," the remainder of line 1 and all of lines 2, 3, 4, 5, 6, 7, 8 and 9 to the period, and placing a period after the word, "Act," on line 1.

Senator Allen, in lieu of all pending amendments, moved to amend **SB 362**, line 5, page 3, by deleting after the word, "Oklahoma," all the language to the word, "the," on line 9, page 3, and inserting the following: "The largest veterans organization in membership in the State of Oklahoma shall be entitled to two members, and the second largest and the third largest veterans organi-

zations in membership in the State of Oklahoma shall be entitled to one each member on such board, provided, however, that if the said largest veterans organization shall not have more than twice the members of the second largest veterans organization, then the largest said veterans organization shall be entitled to only one member, and the fourth largest organization shall be entitled to one member on the said board. It is further provided that the Governor may appoint one member from the list of names submitted by other veterans organizations not otherwise entitled to a member on the board as provided herein. Provided further, that the members of said board shall be confirmed by the Senate," which amendment was tabled upon motion of Senator Frazier.

Senator Tipps moved to table the Perryman amendment, which motion failed of adoption.

Senator Walker asked to be recorded present, which was the order.

Senator Tipps raised a question of "no quorum," and upon roll call, the Presiding Officer declared a quorum present.

The vote occurring on the Perryman amendment, it was declared failed of adoption.

The vote occurring on the Tipps amendment, it was declared adopted.

Senator Hall moved to amend **SB 362**, line 6, page 7, by striking the period after the word, "board," and adding the following: "and the salary shall not exceed Seven Thousand Five Hundred Dollars (\$7,500.00) per annum," which amendment was declared adopted.

Upon motion of Senator Frazier, **SB 362**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended, and **SB 362**, as amended, was considered en-

grossed and placed upon third reading and final passage.

Senator Rinehart asked to be recorded present, which was the order.

Senator Cartwright presiding.

Senator Ritzhaupt asked unanimous consent to submit an amendment to **SB 362**.

Senator Young (Haskell) moved that the previous question be now put, which motion was declared failed of adoption.

Senator Ritzhaupt moved that the vote be reconsidered by which the rules were suspended and **SB 362** was considered engrossed and placed upon third reading, which motion prevailed.

Upon motion of Senator Ritzhaupt, the vote was reconsidered by which **SB 362** was advanced to engrossment and third reading.

GENERAL ORDER

SB 362 was considered further.

Senator Frazier moved to amend **SB 362**, Line 17, Page 3, by striking all the words after the figures "1960" and before the word, "and" Line 1, Page 4: and in Line 4, Page 4, strike the word and figure "five (5)" and insert the word and figure "three (3)," which amendment was declared adopted.

Senators Trent and McSpadden moved to amend **SB 362**, by adding a new section 2 as follows and renumbering succeeding sections: "Section 2. Provided one member must be of the female sex." which amendment by unanimous consent upon request of Senator Trent was withdrawn.

Senator Ritzhaupt moved to amend **SB 362**, Line 7, Page 2, by striking the word and figure "five (5)," and inserting the word and figure "three (3)," which amendment was declared adopted.

Upon motion of Senator Frazier, **SB 362**, as amended, was advanced to engrossment and third reading.

Upon request of President Pro Tempore Baldwin, the Senate Conferees un-

der **SB 268** were shown excused, they being Senators Boecher, Dendy, Hamilton, Rinehart and Mahan.

Upon motion of Senator Frazier, the rules of the Senate were suspended and **SB 362**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 362 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Cartwright, Collins (Pontotoc), Cowden, Frazier, Perryman, Tipps, Young (Cleveland).—7.

Nay: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Young (Haskell).—27.

Excused: Boecher, Dendy, Hamilton, Herndon, McClendon, Mahan, Rinehart, Stipe, Wilson (Greer).—9.

Not Voting: Coppock.—1.

The Bill was declared failed of passage.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 589**, as amended.

MESSAGES FROM HOUSE

Returning following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 138**.

The above numbered Bill and/or Resolution as amended in Conference was referred for enrollment.

GENERAL ORDER

HJR 517, by Bailey (Cleveland) and

Wolf of the House and Young (Cleveland) of the Senate, was read and considered.

Upon motion of Senator Young (Cleveland), **HJR 517** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended and **HJR 517** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 517 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Frazier, Garvin, Hall, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—28.

Excused: Boecher, Dendy, Hamilton, Herndon, McClendon, Mahan, Rinehart, Stipe, Wilson (Greer).—9.

Not Voting: Baldwin, Collins (Creek), Coppock, Fine, Grantham, Jones, Tipps.—7.

The Resolution was declared passed.

HJR 517 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 965, by Ogden et al of the House and Field of the Senate, was read and considered.

Upon motion of Senator Field, **HB 965** was advanced to engrossment and third reading.

Upon motion of Senator Field, the rules of the Senate were suspended and **HB 965** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 965 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—30.

Excused: Boecher, Dendy, Hamilton, Herndon, McClendon, Mahan, Rinehart, Stipe, Wilson (Greer).—9.

Not Voting: Collins (Creek), Grant-ham, Hall, Harris, Miskovsky.—5.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—30.

Excused: Boecher, Dendy, Hamilton, Herndon, McClendon, Mahan, Rinehart, Stipe, Wilson (Greer).—9.

Not Voting: Collins (Creek), Grant-ham, Hall, Harris, Miskovsky.—5.

The Emergency was declared passed.

HB 965 was properly signed and or-dered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to En-grossed **HBs 640** and **834** requesting Conferences and naming Conferees as follows: Joint Conference Committee on Appropriations.

Upon motions of Senator Hope, Con-ferences were ordered granted on **HBs**

640 and **834** and the bills were ordered referred to the Joint Conference Com-mittee on Appropriations.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet as provided under the Rules, which motion prevailed.

FIRST BEADING

The following Bills and/or Resolutions were introduced and read the first time:

SB 443—By Hope of the Senate.—An Act making appropriations to the Water Resources Board; providing Board shall fix the duties and compen-sations of employees; providing the ap-propriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

MESSAGES FROM GOVERNOR

Advising approval by him, April 30, 1957, of Enrolled **SB 387**, entitled:

ENROLLED SENATE BILL NO. 387
—By Young (Cleveland) and Collins (Creek) of the Senate.

AN ACT PROVIDING FOR THE MATURITIES FOR REVENUE BONDS ISSUED BY THE BOARD OF RE-GENTS FOR THE OKLAHOMA AGRI-CULTURAL AND MECHANICAL COL-LEGES AND THE BOARD OF RE-GENTS OF THE UNIVERSITY OF OKLAHOMA; VALIDATING CERTAIN PROCEEDINGS HERETOFORE ADOPTED BY SAID BOARDS FOR THE ISSUANCE OF REVENUE BONDS, AND THE BONDS TO BE ISSUED PURSUANT THERETO; AND DECLARING AN EMERGENCY.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 301—Judiciary.

SB 332—Judiciary.

- SB 356**—Judiciary.
- SB 379**—Judiciary—To County Government by previous order.
- SB 414**—Judiciary.
- SB 422**—Revenue and Taxation.
- SB 432**—County Government.
- SB 433**—County Government.
- SB 435**—County Government.
- HJR 523**—Revenue and Taxation.
- HB 720**—Judiciary.
- HB 771**—Judiciary.
- HB 802**—Judiciary.
- HB 831**—Judiciary.

- HB 865**—Judiciary.
- HB 899**—County Government.
- HB 927**—Judiciary.
- HB 936**—Judiciary.
- HB 956**—Judiciary.
- DO PASS, as amended:
- HB 510**—Judiciary.
- HB 979**—Municipal Government—To Judiciary by previous order.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

SIXTY-SIXTH LEGISLATIVE DAY**Wednesday, May 1, 1957**

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgen, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Boecher, Herndon, McClen-don.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Miskovsky asked unanimous consent that Sandra Kay Hanger be made an Honorary Journal Clerk for this legislative day, which was the order.

Senator Price asked unanimous consent that John Slater, Jr., of Tulsa, young son of Representative Slater, be made an Honorary Page for this legislative day, which was the order.

On Tuesday, April 30, some of the fine looking children from the School for the Deaf at Sulphur, with their teachers, gave an educational program for the benefit of the Senate on the methods of teaching them to speak.

Senator Frazier asked unanimous consent that the following named children who participated in the program be made Honorary Pages for the legislative day, which was the order: Freida

Bellomy, Ardmore, Alton Berry, Ada, Don Johnson, Guymon, Larry Bromlow, Minco, Joyce Huskins, Fort Towson, Judy Woody, Afton, Delores David, Oklahoma City, Lois Dick, Tulsa, Wayne Golson, Frederick, Jesse Harris, Pauls Valley, Harry Jennings, Newcastle, Roland Lee, Oklahoma City, Juanita Lytle, Sulphur, Ada Mae Maddox, Oklahoma City, Sue Malloy, Ada, Jerry Randel, Oklahoma City, Barbara Ramsey, Oklahoma City, Butch Ramsey, Oklahoma City, Joanne Ross, Muskogee, Rosemary Stapp, Tulsa, Evelyn Shockley, Talihina and Ronald Tegarden, Healdton.

RESOLUTION

The following Resolution was introduced and by unanimous consent, upon request of Senator Hamilton, was read at length and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 24—By Hamilton and Mahan of the Senate, and Cook of the House.

A CONCURRENT RESOLUTION REQUESTING THE OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION TO STUDY THE NEED FOR AND THE ADVISABILITY OF ADDING TWO YEARS OF ACADEMIC WORK TO THE COURSES OF STUDY PRESENTLY OFFERED BY THE EASTERN OKLAHOMA A. & M. COLLEGE.

WHEREAS, the Eastern Oklahoma A. & M. College at Wilburton, Oklahoma, is contributing greatly to the economic, educational and social welfare of the people of Eastern Oklahoma; and

WHEREAS, this institution is accredited by the North Central Association of Colleges and Secondary Schools as a standard junior college, and is recognized widely for its outstanding educational program; and

WHEREAS, the student enrollment

at this institution has been growing steadily for a number of years, and all predictions point toward even further increases in enrollments in the years ahead; and

WHEREAS, if this institution could offer four years of college work leading to the Bachelor's degree, there is little doubt that the economic, educational, and social welfare of the people of Eastern Oklahoma could be served even more than at present;

NOW, THEREFORE, BE IT RESOLVED by the Senate of the Twenty-Sixth Session of the Oklahoma Legislature, the House of Representatives concurring therein, that the Oklahoma State Regents for Higher Education be and are hereby requested to study the need for and the advisability of authorizing two additional years of academic work to the courses of study presently offered by the Eastern Oklahoma A. & M. College at Wilburton, Oklahoma, a four year program leading to the Bachelor's degree.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to the Oklahoma State Regents for Higher Education.

SCR 24 was referred for engrossment.

COMMITTEE REPORTS

The following Bill was reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 415—Appropriations and Budget.

Senator Carrier asked unanimous consent to be shown excused until such time as he might return to the Chamber, which was the order.

FIRST READING

The following Bill was introduced and read the first time:

SB 444—By Grantham of the Senate and Bailey (Kay), Craig and Green of

the House—An Act providing that whenever a township, city or incorporated town of Oklahoma is the owner in fee simple of real property therein at the time it is dissolved, as provided by law, or otherwise ceases to exist, the fee simple title to said real property, if and when same is thereafter brought within boundaries of any existing city or incorporated town of Oklahoma will vest in said city or town; and declaring an emergency.

SECOND READING

The following Bill was read the second time and referred to Committee indicated:

SB 443—Appropriations and Budget.

President Pro Tempore Baldwin presiding.

GENERAL ORDER

SB 184, by Young (Haskell), was read and considered.

Senator Young (Haskell) moved to amend **SB 184** by adding the following words to line 17, page 18: "Title 10, Section 41, O. S. Supp. is hereby amended; Title 10, Section 44, O. S. Supp. is hereby repealed," and correcting the title to conform hereto, which amendment was declared adopted.

Senator Collins (Creek) moved to amend **SB 184**, line 12, page 18, by adding after the word "it" the following: "Provided that nothing in this Act shall affect the validity of any order or decree of adoption heretofore made," which amendment was declared adopted.

Senator Young (Haskell) moved to amend **SB 184**, line 18, page 8, by inserting after the word, "seeking," and before the word, "withdraw," the word "to;" line 3, page 5, by changing the small letter, "w," to a capital, "W," in the word, "where," after the period, which amendment was declared adopted.

Senator Carrier asked to be recorded present, which was the order.

Senator Garvin moved to amend **SB 184**, line 12, page 4, by adding after the word, "court," a new sentence as follows," "Provided that when the person whose consent is necessary does not reside in the county having jurisdiction of the adoption proceedings, such person may execute such consent before the county judge of this state or probate judge or judge having original probate jurisdiction of any other state of the county of his residence," which by unanimous consent upon request of Senator Young (Haskell) was declared adopted.

Upon motion of Senator Young (Haskell), **SB 184**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended, and **SB 184**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 184 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—31.

Excused: Boecher, Herndon, McClen-don.—3.

Not Voting: Carrier, Collins (Pontotoc), Cowden, Frazier, Hall, Harris, Mahan, Stipe, Tipps, Young (Cleveland).—10.

The Bill was declared passed.

SB 184, as amended, was referred for engrossment.

GENERAL ORDER

SB 429, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 429** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 429**, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 429 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Boecher, Herndon, McClen-don.—3.

Not Voting: Carrier, Collins (Creek), Collins (Pontotoc), Dendy, Harris, Mahan, Stipe, Wilson (Beckham).—8.

The Bill was declared passed.

On the question of passage of Emerg-ency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Coppock, Cowden, Dacus, East-erly, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walk-er, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Boecher, Herndon, McClen-don.—3.

Not Voting: Carrier, Collins (Creek),

Collins (Pontotoc), Dendy, Harris, Mahan, Stipe, Wilson (Beckham).—8.

The Emergency was declared passed.

SB 429 was referred for engrossment.

Senator Payne asked that the record show him excused until such time as he might return to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Sandlin moved to reconsider the vote by which **SB 429** was passed.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 589, 678**.

The above numbered Enrolled Bills, were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 138 correctly enrolled

Enrolled **SB 138**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 363, by Allen, Sandlin and Wilson (Greer) of the Senate and Green, et al, of the House, was read and considered.

Upon motion of Senator Allen, **SB 363** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and **SB 363** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 363 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus,

Dendy, Easterly, Field, Fine, Frazier, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Boecher, Herndon, McClen-don, Payne.—4.

Not Voting: Collins (Creek), Collins (Pontotoc), Garvin, Grantham, Mahan.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Boecher, Herndon, McClen-don, Payne.—4.

Not Voting: Collins (Creek), Collins (Pontotoc), Garvin, Mahan.—4.

The Emergency was declared passed.

SB 363 was referred for engrossment.

Senator Allen asked to be shown excused for the remainder of this and the next Legislative Day, which was the order.

Senator Boecher asked to be recorded present, which was the order.

GENERAL ORDER

SB 388, by McSpadden of the Senate, and Briscoe of the House, was read and considered.

Upon motion of Senator McSpadden, **SB 388** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended

and **SB 388** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 388 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Haskell).—33.

Nay: Young (Cleveland).—1.

Excused: Allen, Herndon, McClendon, Payne.—4.

Not Voting: Coppock, Mahan, Tipps, Trent, Walker, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Haskell).—33.

Nay: Young (Cleveland).—1.

Excused: Allen, Herndon, McClendon, Payne.—4.

Not Voting: Coppock, Mahan, Tipps, Trent, Walker, Wilson (Beckham).—6.

The Emergency was declared passed.

SB 388 was referred for engrossment.

GENERAL ORDER

HB 921, by Camp, was read and considered.

Upon motion of Senator Hope, **HB 921** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 921** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 921 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Ritzhaupt.—1.

Excused: Allen, Herndon, McClendon, Payne.—4.

Not Voting: Breeden, Carrier, Harris, McSpadden, Mahan.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Ritzhaupt.—1.

Excused: Allen, Herndon, McClendon, Payne.—4.

Not Voting: Breeden, Carrier, Harris, Mahan.—4.

The Emergency was declared passed.

HB 921 was properly signed and ordered returned to the Honorable House.

Senator Garvin asked that the record show him excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

HB 922, by Camp, was read and considered.

Upon motion of Senator Hope, **HB 922** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 922** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 922 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Ritzhaupt.—1.

Excused: Allen, Garvin, Herndon, McClendon, Payne.—5.

Not Voting: Mahan.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson

(Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Ritzhaupt.—1.

Excused: Allen, Garvin, Herndon, McClendon, Payne.—5.

Not Voting: Mahan.—1.

The Emergency was declared passed.

HB 922 was properly signed and ordered returned to the Honorable House.

President Williams presiding.

PENDING ACTION ON CCR:

Upon motion of Senator Hope, the Conference Committee Report on **HJR 503** was adopted.

HJR 503, as amended in Conference, was read at length.

On the question of passage of Resolution, as amended in Conference, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Grantham.—1.

Excused: Allen, Garvin, Herndon, McClendon, Payne.—5.

Not Voting: Baldwin, Mahan.—2.

The Resolution, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer),

Young (Cleveland), Young (Haskell).—36.

Nay: Grantham.—1.

Excused: Allen, Garvin, Herndon, McClendon, Payne.—5.

Not Voting: Baldwin, Mahan.—2.

The Emergency was declared passed.

HJR 503, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

SB 423, by Hope, Wilson (Greer) and Perryman of the Senate and Larason and Sweeney of the House, was read and considered.

Upon motion of Senator Hope, the enacting clause to **SB 423** was ordered stricken.

Upon motion of Senator Hope, **SB 423**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 423**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 423 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, Garvin, Herndon, McClendon, Payne.—5.

Not Voting: Baldwin, Cartwright, Mahan.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, Garvin, Herndon, McClendon, Payne.—5.

Not Voting: Baldwin, Cartwright, Mahan.—3.

The Emergency was declared passed.

SB 423 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 32 and **SBs 198** and **204** each correctly engrossed.

Engrossed **SJR 32** and Engrossed **SBs 198** and **204** were each properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 434, by Sandlin, was read and considered.

Upon motion of Senator Sandlin, **SB 434** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 434** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 434 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Eas-

terly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Garvin, Herndon, McClendon, Payne.—5.

Not Voting: Cartwright, McColgin, McSpadden, Mahan, Wilson (Greer).—5.

The Bill was declared passed.

Senator Sandlin asked unanimous consent, which was granted, that the emergency clause to **SB 434** be ordered stricken, and the title amended to conform thereto.

SB 434 was referred for engrossment.

Senator McSpadden asked to be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 213, by Hall, was read and considered.

Upon motion of Senator Hall, **SB 213** was advanced to engrossment and third reading.

Senator Fine moved that the President Pro Tempore be authorized to appoint a Committee not to exceed five members for the purpose of re-writing and giving further consideration to **SB 213**, which motion prevailed.

As authorized so to do, the President Pro Tempore appointed as a committee on **SB 213**: Senator Carrier, Chairman, Senators Rinehart, Jones, Hall and Dacus.

Senators Garvin and McSpadden asked to be recorded present, which was the order.

GENERAL ORDER

SB 351, by Shoemake, Boecher, McColgin and Herndon, was read and considered.

Senator Shoemake moved to amend **SB 351**, line 11, page 2, by striking all of said line, which amendment was declared adopted.

Senators Stipe and Young (Haskell) moved to amend line 18, page 2, by striking the figures, "6,600.00," and inserting the figure, "7,200.00," and on line 1, page 3 by striking the figure, "4,800.00," and inserting the figure, "6,000.00," which amendment was declared adopted.

Senator Walker presiding.

Senator Tipps moved to amend **SB 351**, line 5, page 2, by striking the figure, "3,600.00," and inserting the figure, "5,000.00."

Senator Baldwin moved that the Tipps amendment lie on the table, which motion failed of adoption.

The vote occurring on the Tipps amendment, it was declared adopted.

Senator Ritzhaupt moved to amend **SB 351**, line 4, page 2, by striking the figure, "15,000.00," and inserting the figure, "25,000.00," which amendment was declared failed of adoption.

Senator Walker moved to amend **SB 351**, line 5, page 2, by striking the figure, "3,600.00," and inserting the figure, "6,000.00," which by unanimous consent he withdrew.

Senator Perryman moved to amend **SB 351**, line 9½, page 3, by adding a new Section to be designated Section 4, and renumbering the succeeding section: "Section 4. It shall be the mandatory duty of the Attorney General to make all opinions rendered by his office public, and he shall make available a reasonable number of such copies to persons requesting the same not exceeding one copy per person."

Senator Shoemake raised a point of order against the Perryman amendment stating that it was not germane to the bill, which was not sustained by the Presiding Officer.

Senator Harris moved that the Per-

ryman amendment lie on the table, which motion was declared failed of adoption.

Senator Miskovsky moved to amend the Perryman amendment by amending the title to conform thereto, which was declared adopted.

The vote occurring on the Perryman amendment, as amended, it was declared adopted.

Upon motion of Senator Shoemake, **SB 351**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended, and **SB 351**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 351 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Breeden, Cartwright, Coppock, Dacus, Fine, Harris, Price, Trent.—8.

Excused: Allen, Herndon, McClendon, Payne.—4.

Not Voting: Frazier, Jones.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Breeden, Cartwright, Coppock, Dacus, Fine, Harris, Price, Trent.—8.

Excused: Allen, Herndon, McClendon, Payne.—4.

Not Voting: Frazier, Jones.—2.

The Emergency was declared passed.

SB 351, as amended, was referred for engrossment.

GENERAL ORDER

SB 395, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 395** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 395** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 395 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Herndon, McClendon, Payne.—4.

Not Voting: Collins (Creek), Fine, Frazier, Garvin, Mahan, Ritzhaupt, Stipe, Wilson (Beckham).—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpad-

den, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Herndon, McClendon, Payne.—4.

Not Voting: Collins (Creek), Fine, Frazier, Garvin, Mahan, Ritzhaupt, Stipe, Wilson (Beckham).—8.

The Emergency was declared passed.

SB 395 was referred for engrossment.

GENERAL ORDER

HB 538, by Nigh et al of the House, and Sandlin, Dacus, Field, McColgin, Wilson (Greer), Stipe, Breeden, Allen, Boecher, Harris, Collins (Pontotoc), Collins (Creek), Shoemake, Young (Haskell), Dendy, Walker, McSpadden, Miskovsky, Jones, Rinehart, Tipps, Cartwright and Cowden of the Senate, was read and considered.

Senator Hamilton moved to amend **HB 538**, by substituting therefor the following:

"AN ACT RELATING TO THE PUBLIC SCHOOLS OF OKLAHOMA; AMENDING SECTION 37, CHAPTER A, TITLE 70, OKLAHOMA SESSION LAWS 1955; DESIGNATING BOOKS TO BE PLACED ON OFFICIAL LIST OF LIBRARY BOOKS; REQUIRING PRICES TO BE AS LOW AS THOSE IN ANY OTHER STATE; PRESCRIBING MANNER OF PAYMENT FOR BOOKS; REGULATING SALE AND DISTRIBUTION OF LIBRARY BOOKS; CREATING THE SCHOOL LIBRARY MATCHING FUND AND FIXING PURPOSES THEREOF AND PROVIDING FOR EXPENDITURES THEREFROM; PROVIDING FOR THE APPOINTMENT OF A STATE LIBRARY SUPERVISOR AND COMMITTEE TO RECOMMEND BOOKS FOR THE OFFICIAL LIST OF LIBRARY BOOKS; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Section 37, Chapter A, Title 70, Oklahoma Session Laws 1955 (70 O. S. Supp. 1955 § 16-20a), is hereby amended to read as follows:

§ 37. Article 16 of the Oklahoma School Code is hereby amended by adding thereto a new Section, to be inserted after Section 20 and before Section 21 of said Article 16, and to be codified as 70 O. S. 1951 § 16-20a and to read as follows:

§ 20a. (a) Not later than the 30th day of November of each year the State * * * *Department of Education* shall select an official list of school library books which shall include not * * * less than 2,500 titles for grades 1 to 8 and not * * * less than 1,500 titles for grades 9 to 12, and which shall not include any textbooks adopted or submitted for adoption as such by the State of Oklahoma. *The official list of school library books shall be selected from the latest edition, and supplements, of the American Library Association's "A. L. A. Basic Book Collection for Elementary Grades," "A. L. A. Basic Book Collection for Junior High Schools" and "A. L. A. Basic Book Collection for High Schools" and from the latest edition and supplements of the H. W. Wilson Company's "Childrens Catalog" and "Standard Catalog for High School Libraries." Titles appearing in the following periodicals and bearing an unconditional recommendation may be considered for inclusion on the official list of school library books: American Library Association's "The Booklist and Subscription Books Bulletin," the "Horn Book," and the R. R. Bowker Company's "Junior Libraries," the annual "Recommended Children's Books," the "Starred Books" from the Library Journal and Elementary English List. Books on Oklahoma History or on subjects of local interest to Oklahoma that do not appear on the lists specified in this Sub-section may be considered for inclusion in the official school library list; pro-*

vided the School Library Book Selection Committee, hereinafter created, decides that such books meet good standards of accuracy, scholarship, writing, development of subject matter, printing and binding; and provided further that at least three (3) members of said Committees shall be persons possessing a thorough knowledge of books in these fields. Books or pamphlets in paper binding may be placed on the official list of school library books; provided the words "Paper binding," or an abbreviation thereof, appears after the titles. If the State Department of Education considers it advisable it may supplement the annual official list of school library books in February or March. Any such supplement shall be prepared and issued in accordance with the provisions of this Section.

(b) In preparing such official list of school library books the State * * * Department of Education shall notify publishers and Oklahoma owned book dealers in such manner as it may deem * * * appropriate, and publishers and Oklahoma owned book dealers desiring to have books considered for listing shall furnish the State * * * Department of Education with a sample copy of each book, stating the price thereof, with guaranty against increase thereof for one (1) year, which price shall include the cost of delivery to a school district. Such price shall be on a bid basis and shall not be higher than the lowest price for which the book is sold in any other state under similar conditions of sale and distribution while on the Oklahoma official list of school library books, and the publisher or Oklahoma owned book dealer shall so agree. All publishers' or Oklahoma owned book dealers' price lists shall be filed with the State * * * Department of Education. A single depository for all publishers and book dealers is hereby specifically prohibited. Each publisher shall select his own Oklahoma depository and keep

sufficient stock on hand in Oklahoma to fill orders. Trade library books shall be in a satisfactory binding and publishers and Oklahoma owned book dealers shall submit prices for their books in publishers' or trade binding and also, if possible, in library binding or pre-binding. Books or pamphlets in paper bindings may be listed by publishers or Oklahoma owned book dealers; provided the words "paper binding," or an abbreviation thereof, appear after the titles. A book published by a reprint house or publisher, but copyrighted by an individual or another publisher, may be listed by publishers or Oklahoma owned book dealers; provided the publishing house has the permission of the individual or publisher owning the copyright and of the publisher who originally published the title if the copyright is owned by an individual. Publishers issuing books under the name of one or more firms shall list books under the name of the firm that actually published them. The State Department of Education shall notify publishers or Oklahoma owned book dealers when it has no further use for the sample copies of books submitted with their price lists and such publishers or Oklahoma owned book dealers, if they desire the books to be returned, shall pay the cost of packing and transportation. If a publisher or Oklahoma owned book dealer notifies the State Department of Education that he does not wish the books to be returned, or if he fails to respond to the notification within sixty (60) days, the State Department of Education shall forthwith transfer the books to the State Library for use in the Library, or for the distribution and use in any publicly supported library or libraries within the State.

(c) At the beginning of each fiscal year the State Board of Education shall allocate from any appropriation that shall have been made for such fiscal year for the payment of State Aid to

school districts, and shall place in a school library account, one-half ($\frac{1}{2}$ c) cent per pupil per day in attendance during the next preceding year of the amount allowed for maintenance to a school district, or an amount equivalent to one-half ($\frac{1}{2}$ c) cent * * * per child per day in attendance during the preceding year of the amount allowed to a school district as Basic Aid, for the purpose of providing library books and pre-binding thereof to such district, and shall thereupon notify each school district, either directly or through the county superintendent of schools, of the amount so allocated to such district. The amount so allocated to each district shall be used to purchase library books and to pay for prebinding thereof for the district, * * * and shall not be used to purchase any book not appearing on the current official list of school library books. Such amount shall not be used for any other purpose, nor shall it be charged or considered as minimum program income of the district for State Aid purposes. If a school district does not use all of the amount so allocated from State funds by the 30th day of June following such allocation, the portion thereof that is not so used shall be reallocated to other school districts in the same category, as a supplementary allocation, in the same manner as the original allocations.

(d) * * * *Library books purchased under the provisions of this Section may be ordered by the librarian directly from the publisher's Oklahoma Depository of each book desired or from any Oklahoma owned wholesaler or retailer of such books who shall, upon shipment to the school district, send three (3) copies of the invoice of sale to the school district and one (1) copy to the State * * * Department of Education. Upon receipt of the shipment, the school district shall send one (1) of the copies of invoice to the State * * * Department of Education with a certification that*

*the shipment has been received; and thereupon the State * * * Department of Education shall cause the publisher, or Oklahoma owned book dealer, to be paid at the proper price and shall charge the amount so paid against the amount allocated to the school district under the provisions of this Section. Another of the copies of invoice shall be attached to the annual financial report of the school district to the Finance Division of the State Board of Education. Provided, that school districts receiving library books shall have ten days from receipt of invoice from shipper to file claims for differences in shipment of the library books ordered and actually received, and shall send a receipt copy for shipment received to the State Department of Education not later than twenty (20) days after the date of receipt of completed shipment. If a school district fails to send in such receipt, then the State Department of Education shall pay claims of shipper when claims are presented with invoice within thirty (30) days after shipment is made and a signed freight bill is accompanied as a receipt of the shipment.*

(e) * * * The State Board of Education shall adopt all rules and regulations it deems necessary to carry out the provisions of this Section, which shall include provisions for substitutions for out-of-print books and for having books pre-bound, and shall prepare uniform forms and regulations for ordering library books. All library books purchased and distributed to school districts hereunder shall be free of cost to the district and become the property of the district. No money for purchase of library books shall be sent to a school district. The State Department of Education shall appoint, in accordance with the rules of the State Board of Education, a School Library Book Selection Committee including the three (3) members of the Committee whose qualifications are specified in Section 20a (a)

of the Oklahoma School Code. Members of the Committee shall receive actual and necessary travel expense as authorized by 74 O. S. 1951 §§ 500.5, 500.8-500.14, inclusive, or by any amendments thereto, which expenses shall be paid from funds appropriated to the State Department of Education.

(f) No person shall act as a salesman, wholesaler or retailer of library books unless he shall have first obtained a license to so act from the State Board of Education and shall have filed with the State Board of Education a corporate surety bond for Five Thousand Dollars (\$5,000.00) conditioned that all contracts he makes will be faithfully performed. Any person violating the provisions of this paragraph shall be guilty of a misdemeanor.

(g) The State Board of Education shall appoint and fix the compensation of a State Library Supervisor to supervise library programs in school districts and to assist school librarians in the performance of their duties. His compensation and other necessary expenses shall be paid from funds appropriated for the payment of State Aid to school districts.

SECTION 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval."

Senator Hamilton asked that **HB 538**, as amended, be read and considered by sections, which was the order.

Senator Shoemaker moved that further consideration of **HB 538**, as amended, be deferred until such time as printed copies of the bill can be provided, which motion he withdrew, by unanimous consent.

Following the reading of sub-sections (a) and (b) of Section 1, Senator Trent moved that further reading of the Ham-

ilton amendment be dispensed with, which motion was tabled upon motion of Senator Collins (Creek).

The further reading of the Hamilton amendment was ordered and proceeded with.

Senator Cowden asked to be excused for the remainder of this Legislative Day, which was the order.

Sub-sections (c), (d), (e), (f), (g) and (h) were read.

Senator Trent raised a point of order against discussion by Senator Hamilton, citing Rule 10-a, which was overruled by the Presiding Officer.

Senator Trent moved to table the Hamilton amendment, which motion was declared adopted, upon a roll call as follows:

Aye: Breeden, Carrier, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Garvin, Grantham, Harris, McColgin, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—21.

Nay: Baldwin, Boecher, Cartwright, Collins (Creek), Dendy, Fine, Frazier, Hall, Hamilton, Hope, McSpadden, Mahan, Miskovsky, Perryman, Shoemaker, Stipe, Young (Haskell).—17.

Excused: Allen, Cowden, Herndon, McClendon, Payne.—5.

Not Voting: Jones.—1.

Senator Miskovsky moved to amend **HB 538**, by substituting therefor the following:

AN ACT RELATING TO SCHOOL LIBRARIES; PROVIDING FOR ALLOCATIONS OF FUNDS FOR PURCHASE AND PRE-BINDING OF SCHOOL LIBRARY BOOKS; AMENDING ARTICLE 16 OF THE OKLAHOMA SCHOOL CODE; PROVIDING FOR THE APPOINTMENT OF A STATE LIBRARY SUPERVISOR AND COMMITTEE TO RECOMMEND BOOKS FOR THE OFFICIAL LIST OF LIBRARY BOOKS; PROVIDING FOR

SUPPLEMENTS TO THE OFFICIAL LIST OF LIBRARY BOOKS AND LIMITING PRICES TO BE CHARGED FOR SCHOOL LIBRARY BOOKS IN OKLAHOMA; REGULATING SALESMEN AND DEALERS OF LIBRARY BOOKS, AND SALES OF SUCH BOOKS; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Section 37, Chapter A, Title 70, Oklahoma Session Laws 1955 (70 O. S. Supp. 1955 § 16-20a), is hereby amended to read as follows:

Section 37. Article 16 of the Oklahoma School Code is hereby amended by adding thereto a new Section, to be inserted after Section 20 and before Section 21 of said Article 16, and to be codified as 70 O. S. 1951 § 16-20a and to read as follows:

§ 20a. (a) Not later than the 30th day of November of each year, the State Board of Education shall select an Official List of Library Books which shall include not more than 2,500 titles for grades 1 to 8, inclusive, and not more than 1,500 titles for grades 9 to 12, inclusive, and which shall not include any textbooks adopted or submitted for adoption as such by the State of Oklahoma. In preparing such Official List of Library Books, the State Board of Education shall notify publishers in such manner as it may deem best, and publishers desiring to have books considered for listing shall furnish the State Board of Education with a sample copy of each book, stating the price thereof, with guaranty against increase thereof for one (1) year, which shall include cost of delivery to a school district. Trade library books shall be in a satisfactory binding. All publishers submitting books for consideration shall agree to keep stocks of their books at a joint depository in Oklahoma in sufficient quantities to supply all immediate demands, where books of different

publishers may be packaged and shipped in single orders.

(b) At the beginning of each fiscal year the State Board of Education shall allocate from any appropriation that shall have been made for such fiscal year for the payment of State Aid to school districts, and shall place in a school library account, one-half cent ($\frac{1}{2}$ c) per pupil per day in attendance during the next preceding year of the amount allowed for maintenance to a school district, or an amount equivalent to one-half cent ($\frac{1}{2}$ c) per day per child in attendance during the preceding year of the amount allowed to a school district as basic aid, for the purpose of providing library books and pre-binding thereof to such district, and shall thereupon notify each school district, either directly or through the county superintendent of schools, of the amount so allocated to such district. The amount so allocated to each district shall be used to purchase library books and to pay for pre-binding thereof for the district, upon proper requisition therefor, and shall not be used to purchase any book not appearing on the current official list of library books. Such amount shall not be used for any other purpose, nor shall it be charged or considered as Minimum Program Income of the district for State Aid purposes. If a school district does not use all of the amount so allocated from State funds by the 30th day of June following such allocation, the portion thereof that is not so used shall be reallocated to other school districts in the same category, as a supplementary allocation, in the same manner as original allocations.

(c) Not later than the last day of February of each year the superintendent of schools of each independent school district and the county superintendent of schools of each county shall submit to the State Board of Education a requisition for library books for the schools under their respective jurisdictions, and

the books so requisitioned shall be purchased by the State Board of Education and shall be charged against the amounts allocated to the districts receiving the books. Provided, that supplemental requisitions may be submitted during any school year.

(d) Unless otherwise provided herein, and as far as it is possible to do so, the State Board of Education shall follow the same procedure in the requisition, purchase and distribution of, and payment for, library books as in the case of free school textbooks. The State Board of Education shall adopt all rules and regulations it deems necessary to carry out the provisions of this Section, which shall include provisions for substitutions for out-of-print books and for having books pre-bound. All library books purchased and distributed to school districts hereunder shall be free of cost to the district and become the property of the district. No money for purchase of library books shall be sent to a school district.

(e) *The State Board of Education shall appoint and fix the compensation of a State Library Supervisor to supervise library programs in school districts and to assist school librarians in the performance of their duties. The person so appointed shall have had at least five (5) years of combined teaching and library experience. His compensation and other necessary expenses shall be paid from funds appropriated for the payment of State Aid to School Districts.*

(f) *The State Board of Education shall select for the Official List of Library Books only such books as shall have been recommended by a committee of twenty (20) school librarians and classroom teachers chosen from time to time by the State Board of Education. Members of the committee shall be paid a per diem compensation and travel expenses at the same rate payable to members of the State Textbook Committee,*

from funds appropriated for the payment of State Aid to School Districts.

(g) *In order that the latest publications of suitable library books can be acquired for school libraries, not to exceed one thousand (1,000) titles in any year shall be added as a supplement, from time to time, by the State Board of Education to the Official List of Library Books.*

(h) *No library book shall be placed on the Official List of Library Books or any supplement thereto unless the publisher thereof stipulates that the price for which the book will be sold in Oklahoma for Oklahoma schools will be the lowest current price at which the same book will be sold or offered for sale elsewhere in the United States under similar conditions of sale and distribution.*

(i) *No person shall act as a salesman for library books in Oklahoma unless he shall have first obtained a license to so act from the State Board of Education and shall have filed with the State Board of Education a corporate surety bond for Five Thousand Dollars (\$5,000.00), conditioned that all contracts he makes will be faithfully performed. Any person violating the provisions of this Section shall be guilty of a misdemeanor.*

(j) *School districts may designate on their library book requisitions if they want their complete order shipped through their local Oklahoma-owned library book dealer if he is in good standing with the State Board of Education; otherwise, orders shall be shipped through the publishers' depository in Oklahoma.*

(k) *No person shall act as a local book dealer for library book orders unless he shall have first obtained a license to so act from the State Board of Education and shall have filed with the State Board of Education a corporate surety bond for Five Thousand*

Dollars (\$5,000.00), conditioned that all orders he fills will be faithfully performed, that he will furnish only the correct edition and binding on the current State list at the State approved delivered price and will completely fill all purchase orders of the State of Oklahoma unless the book has been reported in writing to the State Board of Education as out-of-print by the original publisher bidding, and that the local dealer will comply with all rules and regulations of the State Board of Education as to prompt shipping and billing of orders and the filing of claims against the State.

(1) The State Board of Education shall reserve the right to cancel a total order for failure of a dealer to observe rules and regulations of the State Board of Education, and shall send such order to the publishers' depository for handling. The State Department of Education shall check all schools to make certain that books delivered are those bindings and titles on the approved library list called for on purchase orders of the State Board of Education.

SECTION 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

Senator Sandlin moved to table the Miskovsky amendment, which motion was declared adopted upon a roll call as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Garvin, Grantham, Hall, Harris, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—25.

Nay: Baldwin, Boecher, Collins (Creek), Dendy, Frazier, Hamilton,

Hope, Mahan, Miskovsky, Young (Haskell).—10.

Excused: Allen, Cowden, Herndon, McClendon, Payne.—5.

Not Voting: Field, Fine, Jones, Stipe.—4.

Upon motion of Senator Sandlin, **HB 538** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended and **HB 538** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 538 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Boecher, Mahan, Miskovsky.—3.

Excused: Allen, Cowden, Herndon, McClendon, Payne.—5.

Not Voting: Field, Fine, Jones, Stipe.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Boecher, Mahan, Miskovsky.—3.

Excused: Allen, Cowden, Herndon, McClendon, Payne.—5.

Not Voting: Field, Fine, Jones, Stipe.—4.

The Emergency was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Miskovsky moved to reconsider the vote by which **HB 538** was passed.

Referring to **HB 516**:

President Pro Tempore Baldwin announced the appointment of Senator Hamilton as an additional Senate Conferee under **HB 516**.

Senator Collins (Creek) moved when the clerk's desk is cleared of routine matters the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 40—By Sandlin of the Senate and Graves of the House—A Joint Resolution relating to certain election officials; providing mileage reimbursement for Secretaries of County Election Boards for attending election law study conferences scheduled by the State Election Board; providing that said reimbursement shall be from funds appropriated to the State Election Board; providing for method of payment; and repealing all laws or parts of laws in conflict with this Act.

SB 445—By Wilson (Beckham) of the Senate—An Act relating to travel expenses of County Commissioners; fixing the amount to be paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

SB 446—By Easterly of the Senate and Murrow of the House—An Act relating to mileage and expenses of sheriffs in certain counties; authorizing ten

cents (10c) per mile for permissive travel; and declaring an emergency.

SB 447—By Collins (Creek) of the Senate and Sparks, Arrington of the House—An Act relating to travel of County Commissioners; amending 19 O. S. 1951 Section 324a; fixing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

SB 448—By Trent—An Act relating to the public schools; amending 70 O. S. 1951, § 7-4; requiring the preparation of duplicate copies of certain public school records; providing for custody of records and the permanent filing and retention thereof; providing for the disposition of said records in areas affected by annexation; making the provisions of this Act severable; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 21**, as co-authored by Sparger.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 2**, as co-authored by Harkey.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 138**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 114**, as amended.

HAs to **SB 114** read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, Line 14 of Engrossed Senate Bill No. 114,

amend by inserting the "ENACTING CLAUSE."

AMENDMENT NO. 2. Page 1, SECTION 1, Lines 16 and 17, amend by striking the words and figures "One Million Four Hundred Forty-eight Thousand Dollars (\$1,448,000.00)" and inserting in lieu thereof the words and figures "One Million Two Hundred Fifty Thousand Dollars (\$1,250,000.00)."

AMENDMENT NO. 3. SECTION 1, Lines 19 and 20, amend by striking the words and figures "One Million Four Hundred Seventy-nine Thousand Two Hundred Forty-eight Dollars (\$1,479,248.00)" and inserting in lieu thereof the words and figures "One Million Two Hundred Fifty Thousand Dollars (\$1,250,000.00)."

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 527—By Pitcher of the House, and Dendy and Hall of the Senate.—A Joint Resolution authorizing the Eastern State Hospital and the Department of Mental Health to request the State Board of Public Affairs to purchase certain lands adjoining the Eastern State Hospital property from the revolving fund of said Hospital; authorizing said State Board of Public Affairs to purchase such lands; authorizing the Eastern State Hospital and the Department of Mental Health to request the State Board of Public Affairs to sell to the highest bidder certain other lands authorizing said State Board of Public Affairs to sell certain lands; providing for the disposition of the proceeds thereof.

HB 801—By Lance, Andrews, Bond (Marshall), Bouse, Briscoe, Camp, Carmichael, Daniel, Daugherty, Davis, Finch, Graybill, Ham, Hargrave, Huff, Huser, Inman, Kite, Lollar, Long (Caddo), Long (Seminole), Moad, Murrow, Nance, Nevins, P a z o u r e c k, Priebe, Privett, Shibley, Smith, Stewart, Strick-

land, Sweeney, Tinker, and Traw of the House, and McSpadden, Mahan, Dacus, Hamilton, Cowden, Walker, Allen, Ritzhaupt, Baldwin, McColgin, Easterly, Carrier, Coppock, Frazier, Boecher, and Hall of the Senate.—An Act amending 63 O. S. 1951 § 295.3; relating to fluid market milk; and declaring an emergency.

HB 904—By Patten, Slater, Nixon, Calkins, Musgrave, Chambers, and Alexander of the House, and Price of the Senate.—An Act amending Title 20 O. S. 1951, § § 651 and 658; increasing the jurisdiction of certain courts of common pleas; providing for the transfer of causes between courts; providing for the assignment of judges of the court of common pleas to the trial of District Court cases; providing for the compensation of said Judges; and declaring an emergency.

HB 995—By Slater, Nixon, Musgrave, Alexander, Patten, Chambers and Calkins of the House, and Price of the Senate.—An Act relating to City-County planning and zoning; amending Section 19, Chapter As, Title 19, Oklahoma Session Laws 1955; exempting certain lands within five-mile perimeter area surrounding municipality from provisions of said 1955 Act; and declaring an emergency.

The above numbered HBs and/or HRs were read for the first time.

MESSAGES FROM THE GOVERNOR

Advising approval by him, April 30, 1957, of Enrolled **SB No. 177** entitled:

ENROLLED SENATE BILL NO. 177
—By Stipe of the Senate and Gotcher and Skeith of the House.

AN ACT AMENDING 45 O. S. 1951 § 305; RELATING TO THE SECURING AND ENFORCING OF THE PAYMENT OF WAGES OF EMPLOYEES OF PERSONS, FIRMS, ASSOCIATIONS, OR CORPORATIONS ENGAGED IN THE BUSINESS OF MIN-

ING OR PRODUCING COAL; AND DECLARING AN EMERGENCY.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 27—Constitutional Amendments, Initiative and Referendum and Code Revision.

SJR 38—Constitutional Amendments, Initiative and Referendum and Code Revision.

SJR 39—Constitutional Amendments, Initiative and Referendum and Code Revision.

SB 85—Criminal Jurisprudence, as originally introduced.

SB 95—Criminal Jurisprudence.

SB 368—Agriculture.

SB 394—Criminal Jurisprudence.

SB 398—Business and Industry.

SB 440—Privileges and Elections.

SB 441—County Government.

HJR 518—Constitutional Amendments, Initiative and Referendum and Code Revision.

HJR 526—State and Federal Government.

HB 525—Criminal Jurisprudence.

HB 760—Privileges and Elections.

HB 779—State and Federal Government.

HB 824—State and Federal Government.

HB 911—Revenue and Taxation.

HB 918—State and Federal Government.

HB 953—County Government.

HB 960—County Government.

HB 977—Military and Veterans Affairs.

HB 990—County Government.

DO PASS, as amended:

SB 232—State and Federal Government.

HB 609—Judiciary.

HB 860—County Government.

HB 867—County Government.

HB 979—Judiciary.

DO NOT PASS:

HB 883—Public Health.

As provided under the Collins (Creek) motion, the Senate was declared adjourned to meet at 10:30 a. m., tomorrow.

SIXTY-SEVENTH LEGISLATIVE DAY
Thursday, May 2, 1957

Pursuant to adjournment, the Senate convened at 10:30 a. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams, and by him declared at ease to meet at 11:00 a. m.

The Senate re-assembled at 11:00 a. m.

The roll call was as follows:

Present: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

The President declared a quorum present.

Prayer was offered by the Chaplain.

Senator Young (Cleveland) asked unanimous consent, which was granted that the following prayer offered today by Reverend Norvall Smith, Senate Chaplain, be incorporated in the Journal for this day, which was the order:

"O Christ, our living Saviour and Lord, Thou hast given to us this day which is filled with opportunities for service to Thee and to our fellow men Wilt Thou bless Governor Gary, each member of this Senate, and others who have responsibilities in our government. May we have our wits about us here as we pass or kill the bills presented for our consideration today. Grant that we may know the time to keep silence as well as the time to speak. May we neither do nor say anything about which we would be ashamed to have our con-

stituents read in this evening's newspapers. Bless these journalists whose privilege it is to report to Oklahomans what happens here today. Grant them continued wisdom to give an accurate account. At the close of this legislative day, when we return to our homes, may we be protected from the hazards of the highway. These favors we ask in Jesus' Name. Amen."

The Journal for the last legislative day was declared approved.

Senator Miskovsky asked unanimous consent that J. D. Moon, a student at Central High School, Oklahoma City, be made an Honorary Page for this legislative day, which was the order.

Senator Stipe asked unanimous consent, which was granted, that Karen Lerblance, age eight, and Dickie Lerblance, age eleven, niece and nephew of Judge Kirksey Nix of the Criminal Court of Appeals, and a former State Senator, be made Honorary Pages for this legislative day.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 443—Appropriations and Budget.

DO PASS, as amended:

HB 993—Military and Veterans Affairs.

FIRST READING

The following Resolution was introduced and read the first time:

SJR 41—By Rinehart of the Senate, and Sweeney of the House.—A Joint Resolution authorizing and directing the Oklahoma Water Resources Board to engage in a continuing study of the water laws of this State and of recommended changes therein; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 444—Judiciary.

SB 445—Senator Wilson (Beckham) asked unanimous consent that **SB 445**, by Wilson (Beckham) be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

SB 446 — Senator Easterly asked unanimous consent that **SB 446** by Easterly of the Senate and Murrow of the House, be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

SB 447 — Senator Collins (Creek) asked unanimous consent that **SB 447** by Collins (Creek) of the Senate, and Sparks and Arrington of the House, be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

SB 448—Education.

SJR 40—Privileges and Elections.

HB 801—Agriculture.

HB 904—Judiciary.

HB 995—Municipal Government then County government.

HJR 527—Public Health.

MESSAGE FROM GOVERNOR

Advising approval by him May 2, 1957, Enrolled **SB No. 138**, entitled:

ENROLLED SENATE BILL NO. 138
—By Rinehart, Breden, Coppock, Dacus, McColgin, McSpadden, Miskovsky and Sandlin of the Senate and Sweeney and Hill of the House.

AN ACT RELATING TO THE WATERS IN THE STATE OF OKLAHOMA; CREATING AND PROVIDING FOR THE TERM, TENURE, REMOVAL, AUTHORITY, DUTIES AND COMPENSATION OF THE OKLAHOMA WATER RESOURCES BOARD; TRANSFERRING TO SAID OKLA-

HOMA WATER RESOURCES BOARD ALL POWERS, DUTIES, AND AUTHORITY HERETOFORE CONFERR-ED OR IMPOSED UPON THE OKLAHOMA PLANNING AND RESOURCES BOARD OR ITS LEGAL PREDECES-SORS BY TITLE 82, OKLAHOMA STATUTES 1951, OR BY TITLE 82, OKLAHOMA STATUTES SUPPLE-MENT 1955, OR BY 74 O. S. 1951, SECTION 351c, OR BY ANY LAW AMENDATORY THEREOF OR SUP-PLEMENTARY THERETO, OR BY ANY LAW GIVING SAID OKLAHOMA PLANNING AND RESOURCES BOARD OR ITS LEGAL PREDECES-SORS ANY POWERS, DUTIES OR AUTHORITY PERTAINING TO WAT-ER, WATERPOWER, WATER CON-TROL, DRAINAGE, WATER STOR-AGE, IRRIGATION, POLLUTION OF WATERS, WATER CONSERVATION, WATER USE, APPROPRIATION OF WATERS, WATER RIGHTS, WATER PRIORITIES, WATER OR IRRIGA-TION OR CONSERVANCE OR DRAIN-AGE OR ANY SIMILAR DISTRICTS, OR THE GRANTING OF ANY PER-MITS OR LICENSES, OR THE MAK-ING OF ANY DECISIONS OR OR-DERS TO OR FOR OR CONCERNING ANY THEREOF; PROVIDING PRO-CE-DURE THEREFOR; TRANSFERR-ING ALL RECORDS AND PROPERTY OF THE DIVISION OF WATER RE-SOURCES AND MATTERS PENDING BEFORE THE OKLAHOMA PLAN-NING AND RESOURCES BOARD; PROVIDING FOR THE EMPLOYEES AND OFFICERS OF SAID BOARD; PROVIDING FOR REVIEW OF OR-DERS AND DECISIONS OF THE OKLAHOMA WATER RESOURCES BOARD BY ORIGINAL ACTION IN THE SUPREME COURT OF THIS STATE; PROVIDING FOR THE DATES WHEN THE VARIOUS SEC-TIONS OF THIS ACT SHALL BE-COME EFFECTIVE; REPEALING 74 O. S. 1951, § § 344.15, 351f, 74 O. S. SUPP. 1955 § 344.21, AND ALL CON-

FLICTING LAWS; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

MOTION TO RECONSIDER VOTE

Engrossed **HB 734**, by Tinker, et al, was signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 647—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate.—An Act making appropriations to the offices of the District Courts; providing that the District Court Judges shall fix the duties and compensations of employees within certain limitations; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

The above numbered **HB** was read for the first time.

MESSAGE FROM THE HOUSE

Advising Conference granted on **SB 268**, and naming Conferees as follows: Sampsel, Chairman, Lollar, McCarty, Langley and Ozmun.

President Pro Tempore Baldwin presiding.

GENERAL ORDER

HB 888, by Huff and Sweeney of the House, and Easterly and Perryman of the Senate, was read and considered.

Senator Tipps asked unanimous consent, which was granted, to be made a co-author of **HB 888**.

Upon motion of Senator Easterly, **HB 888** was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended, and **HB 888** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 888 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Rinehart.—1.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Boecher, Collins (Pontotoc), Hope, Ritzhaupt, Stipe, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Rinehart.—1.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Boecher, Collins (Pontotoc), Hope, Ritzhaupt, Stipe, Wilson (Beckham).—6.

The Emergency was declared passed.

HB 888, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 979, by Andrews, et al, was read and considered.

Upon motion of Senator Miskovsky,

HB 979 was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HB 979** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 979 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Cartwright, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Herndon, Hope, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Sandlin, Shoemake, Trent, Walker, Young (Haskell).—23.

Nay: Boecher, Carrier, Coppock, Hamilton, McColgin, Price, Wilson (Greer), Young (Cleveland).—8.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Collins (Creek), Collins (Pontotoc), Dendy, Easterly, Ritzhaupt, Stipe, Wilson (Beckham).—7.

The Bill was declared passed.

Senator Miskovsky asked unanimous consent that the emergency clause to **HB 979** be ordered stricken and the title amended to conform to the body of the bill, which was the order.

HB 979 was referred for engrossment.

GENERAL ORDER

HB 977, by Hammers, et al of the House and Shoemake of the Senate, was read and considered.

Upon motion of Senator Shoemake, **HB 977** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended, and **HB 977** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 977 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Carrier, Collins (Creek), Dendy, Easterly, Ritzhaupt, Stipe, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Carrier, Collins (Creek), Dendy, Easterly, Ritzhaupt, Stipe, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 977 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 392 by Trent of the Senate and Munson of the House was read and considered.

Upon motion of Senator Trent, **SB 392** was advanced to engrossment and third reading.

Upon motion of Senator Trent, the rules of the Senate were suspended, and **SB 392** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 392 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Carrier, Coppock, Dendy, Easterly, Ritzhaupt, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Carrier, Coppock, Dendy, Easterly, Ritzhaupt, Wilson (Beckham).—6.

The Emergency was declared passed.

SB 392 was referred for engrossment.

GENERAL ORDER

HB 923, by Stewart of the House and Fine of the Senate was read and considered.

Upon motion of Senator Fine, **HB 923** was advanced to engrossment and third reading.

Upon motion of Senator Fine, the rules of the Senate were suspended, and **HB 923** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 923 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Young (Cleveland), Young (Haskell).—28.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Carrier, Cartwright, Coppock, Dendy, Easterly, Herndon, Ritzhaupt, Stipe, Wilson (Beckham), Wilson (Greer).—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Carrier, Coppock, Dendy, Easterly, Herndon, Ritzhaupt, Wilson (Beckham), Wilson (Greer).—8.

The Emergency was declared passed.

HB 923 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HJR 521, by Larason of the House, and Hope of the Senate, was read and considered.

Upon motion of Senator Hope, the resolving clause to **HJR 521** was ordered stricken.

Upon motion of Senator Hope, **HJR 521**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HJR 521**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 521 was read for the third time at length.

On the question of passage of Resolution the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Coppock, Dendy, Fine, Miskovsky, Ritzhaupt, Stipe, Wilson (Beckham), Wilson (Greer).—8.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Coppock, Dendy, Fine, Miskovsky, Ritzhaupt, Stipe, Wilson (Beckham), Wilson (Greer).—8.

The Emergency was declared passed.

HJR 521, as amended, was referred for engrossment.

GENERAL ORDER

SB 153, by Hall, Harris and Stipe of the Senate, and Pitcher and Lollar of the House, was read and considered.

Upon motion of Senator Hall, **SB 153** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **SB 153** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 153 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Carrier, Cartwright, Dendy, Garvin, Herndon, Ritzhaupt, Trent, Wilson (Beckham).—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Mis-

kovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Carrier, Cartwright, Dendy, Garvin, Herndon, Ritzhaupt, Trent, Wilson (Beckham).—8.

The Emergency was declared passed.

SB 153 was referred for engrossment.

GENERAL ORDER

SB 432, by Easterly of the Senate, and Williams of the House, was read and considered.

Upon motion of Senator Easterly, SB 432 was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended, and SB 432 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 432 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Carrier, Dendy, Herndon, McColgin, Miskovsky, Stipe.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden,

Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Harris, Jones, McClendon, Mahan, Tipps.—6.

Not Voting: Carrier, Dendy, Herndon, McColgin, Miskovsky, Stipe.—6.

The Emergency was declared passed.

SB 432 was referred for engrossment.

Senator Hall asked to be shown excused until such time as he might return to the Chamber, which was the order.

Senator Cartwright presiding.

GENERAL ORDER

SB 360, by Price and Young (Haskell) was read and considered.

Senator Mahan asked to be recorded present, which was the order.

Senator Young (Haskell) moved that SB 360 be referred to the Committee on Social Welfare for further consideration, which motion was declared adopted.

GENERAL ORDER

SB 337, by Frazier of the Senate and Nance of the House, was read and considered.

Upon motion of Senator Frazier, SB 337 was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended, and SB 337 was considered engrossed and placed upon third reading and final passage.

Senator Miskovsky asked that the record show him excused until such time as he might return to the Chamber, which was the order.

Senator Tipps asked to be recorded present, which was the order.

THIRD READING

SB 337 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson, (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Baldwin, Price, Rinehart.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson, (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Baldwin, Price, Rinehart.—3.

The Emergency was declared passed.

SB 337 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Grantham asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **SB 357**, by the Committee on Privileges and Elections, failed of passage, be deferred until Monday, May 6.

GENERAL ORDER

SB 433, by Easterly of the Senate and Murrow of the House, was read and considered.

Upon motion of Senator Easterly, **SB 433** was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended, and **SB 433** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 433 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Baldwin, Carrier, Field, Price, Rinehart, Wilson (Beckham), Young (Haskell).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Baldwin, Carrier, Field, Price, Rinehart, Wilson (Beckham), Young (Haskell).—7.

The Emergency was declared passed. **SB 433** was referred for engrossment.

GENERAL ORDER

SB 338, by Collins (Pontotoc) was read and considered.

Upon motion of Senator Collins (Pontotoc), **SB 338** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Pontotoc), the rules of the Senate were suspended, and **SB 338** was considered engrossed and placed upon third reading and final passage.

Senator Dendy asked to be shown excused until such time as he might return to the Chamber, which was the order.

THIRD READING

SB 338 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—30.

Excused: Allen, Dendy, Hall, Harris, Jones, McClendon, Miskovsky.—7.

Not Voting: Baldwin, Field, McSpadden, Mahan, Price, Wilson (Beckham), Young (Haskell).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe,

Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Dendy, Hall, Harris, Jones, McClendon, Miskovsky.—7.

Not Voting: Baldwin, Field, McSpadden, Price, Wilson (Beckham), Young (Haskell).—6.

The Emergency was declared passed. **SB 338** was referred for engrossment.

GENERAL ORDER

HB 749, by Shibley, et al, was read and considered.

Senator Dendy asked to be recorded present, which was the order.

Upon motion of Senator Collins (Creek), **HB 749** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended, and **HB 749** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 749 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Field, Garvin, Price, Shoemake, Young (Haskell).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Col-

lins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Field, Garvin, Price, Shoemake, Young (Haskell).—5.

The Emergency was declared passed.

HB 749 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 398, by Hope of the Senate and McCarty and Briscoe of the House, was read and considered.

Upon motion of Senator Hope, **SB 398** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 398** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 398 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Baldwin, Field, Frazier, Garvin, Price, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Baldwin, Field, Frazier, Garvin, Price, Wilson (Beckham).—6.

The Emergency was declared passed.

SB 398 was referred for engrossment.

GENERAL ORDER

SB 304, by Trent and Young (Haskell) was read and considered.

Upon motion of Senator Trent, **SB 304** was advanced to engrossment and third reading.

Upon motion of Senator Trent, the rules of the Senate were suspended, and **SB 304** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 304 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Frazier, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—29.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Baldwin, Collins (Creek),

Dendy, Field, Fine, Garvin, Mahan, Payne, Wilson (Beckham).—9.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Baldwin, Collins (Creek), Dendy, Field, Garvin, Mahan, Payne, Wilson (Beckham).—8.

The Emergency was declared passed.

SB 304 was referred for engrossment.

GENERAL ORDER

HB 899, by Patten, et al of the House and Price of the Senate, was read and considered.

Senator Collins (Creek) asked unanimous consent, which was granted, to be made a co-author of **HB 899**.

Upon motion of Senator Price, **HB 899** was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules of the Senate were suspended, and **HB 899** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 899 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman,

Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Baldwin, Field, Garvin, Trent.—4.

The Bill was declared passed.

HB 899, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 238, by Stipe, was read and considered.

Senator Ritzhaupt moved to amend **SB 238**, Line 14, Page 10, by striking Sections 8 and 9 and renumbering the remaining sections.

Senator Stipe asked unanimous consent that further consideration of **SB 238** be deferred to some future legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and passage of engrossed HBs 900, 978, each as amended.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HJR 517, HBs 921, 922, 965.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled HCR 529.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising rejection of SAs to En-

grossed **HB 812** and requesting Conference.

Upon motion of Senator Field, the request of the Honorable House for a conference on Engrossed **HB 812**, as amended by the Senate, was ordered granted and the President Pro Tempore appointed as Senate Conferees thereunder: Senator Payne, Chairman, with Senators Tipps and Stipe as members.

MESSAGE FROM THE HOUSE

Advising that Representative Greenhaw has been added to the Conference Committee on **HB 516**.

GENERAL ORDER

SB 185, by Young (Haskell) and Frazier of the Senate and Mitchell of the House, was read and considered.

Senator Young (Haskell) moved to amend **SB 185**, Line 5, Page 3, by inserting after the word "or" and before the word "to" the words "reasonable domiciliary care"; Line 10, strike the word "fees" and insert the word "fee"; Line 11, after the word "proceedings" and before the word "be" insert the words "approved by the Court"; and amend the title to conform, which amendment was declared adopted.

Senator Perryman asked to be made co-author of **SB 185**, which was the order.

Upon motion of Senator Young (Haskell), **SB 185**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended and **SB 185**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 185 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden,

Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Carrier, Collins (Creek), Garvin, Price, Stipe, Walker, Wilson (Beckham), Wilson (Greer).—8.

The Bill was declared passed.

SB 185, as amended, was referred for engrossment.

GENERAL ORDER

Upon motions of Senator Collins (Pontotoc), **SB 327**, by Collins (Pontotoc) and **SB 364**, by Collins (Pontotoc), were ordered stricken from the Calendar.

SB 318, by Shoemake, was read and considered.

Senator Sandlin asked to be made co-author of **SB 318**, which was the order.

Upon motion of Senator Shoemake, **SB 318** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 318** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 318 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps,

Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Collins (Creek), Collins (Pontotoc), Mahan, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Collins (Creek), Collins (Pontotoc), Mahan, Wilson (Beckham).—4.

The Emergency was declared passed.

SB 318 was referred for engrossment.

GENERAL ORDER

SB 356, by Miskovsky and Price of the Senate, and Nixon et al, of the House, was read and considered.

Upon motion of Senator Price, SB 356 was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules of the Senate were suspended and SB 356 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 356 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier,

Garvin, Hamilton, Hope, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—28.

Nay: Stipe, Tipps.—2.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Collins (Creek), Collins (Pontotoc), Fine, Grantham, Herndon, Mahan, Payne, Wilson (Beckham).—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hamilton, Hope, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Hall, Harris, Jones, McClendon, Miskovsky.—6.

Not Voting: Collins (Creek), Collins (Pontotoc), Fine, Grantham, Herndon, Mahan, Payne, Wilson (Beckham).—8.

The Emergency was declared passed.

SB 356 was referred for engrossment.

Senator Hall asked to be recorded present, which was the order.

Senator Shoemake moved that the Honorable House be requested to return Engrossed HB 977 for further consideration, which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 24, SBs 351, 363, 388, 395, 423 and 434 each correctly engrossed.

SCR 21 correctly enrolled.

Engrossed SCR 24 and Engrossed SBs 351, 363, 388, 395, 423 and 434 were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled SCR 21 was properly signed

and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SJR 22, by Grantham of the Senate, and Bullard et al of the House, was read and considered.

Upon motion of Senator Grantham, **SJR 22** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended and **SJR 22** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 22 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 22—By Grantham of the Senate, and Bullard, Bailey (Kay), Craig and Green of the House.

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF OKLAHOMA BY ADDING A NEW SECTION, DESIGNATED AS SECTION 2 OF ARTICLE XXI THERETO, AUTHORIZING THE LEGISLATURE TO ENACT LEGISLATION REQUIRING EACH COUNTY TO PAY TO THE STATE REASONABLE CHARGES FOR CARE AND TREATMENT OF INDIGENT PERSONS OF THE COUNTY ADMITTED TO STATE-OWNED HOSPITALS UPON APPLICATION OF ANY COUNTY OFFICER, BOARD OR COMMISSION AUTHORIZED BY LAW TO MAKE SUCH APPLICATION, OR UPON APPLICATION OF ANY STATE OFFICER, BOARD OR COMMISSION PURSUANT TO APPLICATION OF ANY COUNTY OFFICER, BOARD OR COMMISSION AUTHORIZED BY LAW TO MAKE APPLICATION TO SUCH STATE OFFICER, BOARD OR COMMISSION FOR HOSPITALIZATION FOR IN-

DIGENT PERSONS OF THE COUNTY; AND ORDERING A SPECIAL ELECTION THEREON.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people, for their approval or rejection, in the manner provided by law, the following proposed amendment to the Constitution of the State of Oklahoma, to be designated as Section 2 of Article XXI of said Constitution:

§ 2. The Legislature is hereby authorized to enact appropriate legislation requiring the several counties of the State to pay to the State reasonable charges for the care and treatment of any person admitted to any State-owned hospital upon the application of any county officer, board or commission authorized by law to apply for admission to such hospital for indigent persons of such county, including persons admitted to any such State-owned hospital upon application of the Oklahoma Commission for Crippled Children, or its successor, or any other State officer, board or commission, pursuant to application for hospitalization for such person made by any county officer, board or commission authorized by law to apply to such State officer, board or commission for hospitalization for indigent persons of such county.

SECTION 2. The ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

Legislative Referendum No. _____

State Question No. _____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional Amendment

Adding a new section, designated as Section 2 of Article XXI, Oklahoma

Constitution, authorizing the Legislature to enact legislation requiring each county to pay to the State reasonable charges for care and treatment of indigent persons admitted to State-owned hospitals upon application of any county officer, board or commission authorized by law to make such application, or upon application of any State officer, board or commission pursuant to application by any county officer, board or commission authorized by law to make application thereto for hospitalization for indigent persons,

be approved by the people?

SHALL THE PROPOSED AMENDMENT BE APPROVED?

YES
NO

SECTION 3. The President Pro Tempore of the Senate shall, immediately after the adoption of this Resolution by the Legislature, prepare and file one copy thereof, including the above ballot title, with the Secretary of State, and one copy thereof, including the above ballot title, with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on the date of the next ensuing special election held throughout the State, or on the date of the next ensuing State-wide primary election whichever is the earlier, at which the proposed amendment to the Constitution of the State of Oklahoma, set forth in Section 1 of this Resolution, shall be submitted to the people of the State of Oklahoma for their approval or rejection in the manner provided by law.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sand-

lin, Shoemake, Stipe, Wilson (Greer), Young (Cleveland).—28.

Nay: Dacus, Perryman, Young (Haskell).—3.

Excused: Allen, Harris, Jones, McClendon, Miskovsky.—5.

Not Voting: Boecher, Collins (Pontotoc), Fine, Mahan, Tipps, Trent, Walker, Wilson (Beckham).—8.

The Resolution having received the constitutional majority of the votes of all members elected to and constituting the Senate was declared passed.

The question being, "Shall **SJR 22** by Grantham of the Senate, and Bullard, et al of the House, entitled: A JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF OKLAHOMA BY ADDING A NEW SECTION, DESIGNATED AS SECTION 2 OF ARTICLE XXI THERETO, AUTHORIZING THE LEGISLATURE TO ENACT LEGISLATION REQUIRING EACH COUNTY TO PAY TO THE STATE REASONABLE CHARGES FOR CARE AND TREATMENT OF INDIGENT PERSONS OF THE COUNTY ADMITTED TO STATE-OWNED HOSPITALS UPON APPLICATION OF ANY COUNTY OFFICER, BOARD OR COMMISSION AUTHORIZED BY LAW TO MAKE SUCH APPLICATION, OR UPON APPLICATION OF ANY STATE OFFICER, BOARD OR COMMISSION PURSUANT TO APPLICATION OF ANY COUNTY OFFICER, BOARD OR COMMISSION AUTHORIZED BY LAW TO MAKE APPLICATION TO SUCH STATE OFFICER, BOARD OR COMMISSION FOR HOSPITALIZATION FOR INDIGENT PERSONS OF THE COUNTY; AND ORDERING A SPECIAL ELECTION THEREON,"

be ordered referred by the Legislature of the State of Oklahoma for approval or rejection at a Special Election to be held throughout the State on the date of the next ensuing special election

held throughout the State, or on the date of the next ensuing State-wide primary election, whichever is the earlier, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on the date of the next ensuing special election held throughout the State, or on the date of the next ensuing State-wide primary election, whichever is the earlier, as provided in Section 1 of Article 24 of the Constitution of the State of Oklahoma? the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Dacus.—1.

Excused: Allen, Harris, Jones, McClendon, Miskovsky.—5.

Not Voting: Boecher, Collins (Pontotoc), Fine, Mahan, Walker.—5.

The Presiding Officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had voted in favor of calling the Special Election.

SJR 22 was referred for engrossment.

MESSAGE FROM THE HOUSE

Returning Engrossed **HB 977**, as requested, for further consideration.

The President presiding.

Senator Shoemake moved that the vote be reconsidered by which Engrossed **HB 977** was passed, which motion was declared adopted upon a roll call as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, Mc-

Spadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Harris, Jones, McClendon, Miskovsky.—5.

Not Voting: Boecher, Collins (Pontotoc), Fine, Tipps, Trent, Walker, Wilson (Beckham).—7.

Upon motion of Senator Shoemake, the vote was reconsidered by which **HB 977** was advanced to engrossment and third reading.

GENERAL ORDER

HB 977 was considered further.

Senator Shoemake moved to amend **HB 977** by striking therefrom the title and inserting the following words: "AN ACT RELATING TO CIVIL DEFENSE," which amendment was declared adopted.

Upon motion of Senator Shoemake **HB 977**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **HB 977**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 977 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Harris, Jones, McClendon, Miskovsky.—5.

Not Voting: Dendy, Fine, McSpadden, Mahan, Stipe, Walker.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Harris, Jones, McClendon, Miskovsky.—5.

Not Voting: Dendy, Fine, McSpadden, Mahan, Stipe, Walker.—6.

The Emergency was declared passed.

HB 977, as amended, was referred for engrossment.

GENERAL ORDER

SJR 27, by Young (Haskell), was read and considered.

Upon motion of Senator Young (Haskell), **SJR 27** was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended and **SJR 27** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 27 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 27—By Young (Haskell).

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 9, ARTICLE X OF THE OKLAHOMA CONSTITUTION, AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS AND THE COUNTY EXCISE BOARD BY MAJORITY VOTE THEREOF IN JOINT MEETING TO SUBMIT TO THE VOTERS OF THE COUNTY

THE QUESTION OF AN ADDITIONAL LEVY OF NOT TO EXCEED ONE (1) MILL ON THE DOLLAR VALUATION OF THE TAXABLE PROPERTY OF THE COUNTY, IN ADDITION TO ALL OTHER LEVIES, FOR THE PURPOSE OF FINANCING THE COUNTY'S PORTION OF THE COST OF MAINTAINING A COUNTY HEALTH DEPARTMENT OR UNIT; PROVIDING THAT SAID LEVY SHALL BE MADE WHEN APPROVED AT SAID ELECTION; PROVIDING FOR PROCEDURE FOR SUCH ELECTION; AND PROVIDING FOR THE SUBMISSION OF SAID PROPOSED AMENDMENT TO THE PEOPLE OF THIS STATE FOR THEIR APPROVAL OR REJECTION AT A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE REGULAR SESSION OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people, for their approval or rejection, as and in the manner provided by law, the following proposed amendment to Section 9 of Article 10 of the Constitution of Oklahoma:

(a) Except as herein otherwise provided, the total taxes for all purposes, on an ad valorem basis, shall not exceed in any taxable year, fifteen (15) mills on the dollar, no less than five (5) mills of which is hereby appropriated for school district purposes, the remainder to be apportioned between county, city, town and school district, by the County Excise Board, until such time as a regular apportionment thereof is otherwise provided for by the Legislature.

No ad valorem tax shall be levied for State purposes, nor shall any part of the proceeds of any ad valorem tax levy upon any kind of property in this State be used for State purposes.

(b) A tax of four (4) mills on the dollar valuation of all taxable property in the county shall be levied annually in each county of the State for school purposes and, until otherwise provided by law, the proceeds thereof shall be apportioned to the school districts, and separate schools, if any, of the county by the County Treasurer on the basis of the legal average daily attendance for the preceding school year as certified by the State Board of Education. Provided that in case a school district lies in more than one county, such district shall be deemed a school district of the county having the greater part of the area comprising such district, unless otherwise provided by law, and shall be entitled to participate in the proceeds of such tax on the same basis as districts lying wholly within such county but revenue from such tax on the assessed valuation of the district in other counties shall, when collected, be transmitted to the County Treasurer of such county having the greater part of the area comprising the district, unless otherwise provided by law, and be apportioned as hereinbefore provided for the proceeds of such tax on the assessed valuation of such county. Not to exceed seventy-five per centum (75%) of the amount received by a school district from the proceeds of such county levy in any year shall be required to finance the State guaranteed program of such district.

(c) Upon certification of a need therefor by the board of education of any school district, an additional tax of not to exceed fifteen (15) mills on the dollar valuation of all taxable property in the district shall be levied for the benefit of the schools of such district.

(d) In addition to the levies hereinbefore authorized, school districts may make an emergency levy in an amount not to exceed five (5) mills on the dollar valuation of the taxable property

in such district when approved by a majority of the electors of the district voting on the question at an election called for such purpose. This emergency levy shall provide only sufficient additional revenue to meet the need for the district each fiscal year. Need shall be the average daily attendance of all pupils for the preceding year, plus the average annual increase, if any, for the preceding three (3) years, multiplied by the per capita cost index minus the legal current expense in the school district for the preceding year. The per capita cost index is set at Two Hundred Fifty Dollars (\$250.00) for the fiscal year ending June 30, 1956, and thereafter shall be increased or decreased by the State Board of Education in proportion to the increase or decrease in the per capita income of Oklahoma citizens, unless otherwise provided by law.

(e) The amount of revenue from school district ad valorem taxes levied under (a), (c), and (d) of this Section which any school district may be required to use to finance its State guaranteed program shall not be in excess of its share, based upon its relative taxpaying ability as may be defined by law, of an amount equivalent to the net proceeds from a fifteen (15) mill tax levy on the aggregate net assessed valuation of the State; but until such relative taxpaying ability is defined by the Legislature, the amount of revenue from such taxes which any school district may be required to use to finance its State guaranteed program shall not be in excess of the net proceeds from an ad valorem tax levy of fifteen (15) mills on the dollar net assessed valuation of the district.

Nothing in the amendments to the Constitution incorporated herein shall be construed to amend, alter or supersede the present application of Article XII-A, Sections 1 and 2 of the Oklahoma Constitution.

(f) Whenever a joint meeting of the

Board of County Commissioners and the County Excise Board, acting by a majority vote of said joint meeting, shall determine that there should be submitted to the people of the County the question of whether or not an additional levy of not to exceed one (1) mill on the dollar valuation of the taxable property in the county should be made for the purpose of financing the county's portion of the cost of maintaining a county health department or unit, and shall call an election for such purpose, and when a majority of the electors of the county voting on the question at such election have approved same, then said levy of not to exceed one (1) mill shall be made, in addition to all other levies authorized by this Section. Until otherwise provided by law, the procedure set forth in 19 O. S. 1951 §§ 381-387 shall be applicable to said election, as near as may be.

SECTION 2. The ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

Legislative Referendum No. ----

State Question No. ----

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a constitutional Amendment, amending Section 9, Article X, Oklahoma Constitution to authorize an additional tax levy not exceeding one mill on the dollar valuation of the taxable property in a county, to finance the county's portion of maintaining a county health department or unit, when the Board of County Commissioners and County Excise Board, jointly, shall submit the question to the people at an election and said levy shall be approved by a majority of the electors of the county voting thereon; and providing election procedure until otherwise provided by law

be approved by the people?

SHALL THE PROPOSED AMENDMENT BE APPROVED?

NO

YES

SECTION 3. The President of the Senate shall, immediately after the adoption of this Resolution, prepare and file one (1) copy thereof, including the above ballot title, with the Secretary of State, and one (1) copy with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on the date of the next ensuing special election held throughout the State or on the date of the next ensuing statewide primary election, whichever is the earlier, at which the proposed amendment to the Oklahoma Constitution, set forth in Section 1 of this Resolution, shall be submitted to the people of Oklahoma for their approval or rejection, as and in the manner provided by law.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Harris, Jones, McClendon, Miskovsky.—5.

Not Voting: Cartwright, Fine, Hope, Mahan, Tipps, Walker, Wilson (Beckham).—7.

The Resolution having received the constitutional majority of the votes of all members elected to and constituting the Senate was declared passed.

The question being, "Shall **SJR 27** by Young (Haskell), entitled: "A JOINT RESOLUTION PROPOSING AN

AMENDMENT TO SECTION 9. ARTICLE X OF THE OKLAHOMA CONSTITUTION, AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS AND THE COUNTY EXCISE BOARD BY MAJORITY VOTE THEREOF IN JOINT MEETING TO SUBMIT TO THE VOTERS OF THE COUNTY THE QUESTION OF AN ADDITIONAL LEVY OF NOT TO EXCEED ONE (1) MILL ON THE DOLLAR VALUATION OF THE TAXABLE PROPERTY OF THE COUNTY, IN ADDITION TO ALL OTHER LEVIES, FOR THE PURPOSE OF FINANCING THE COUNTY'S PORTION OF THE COST OF MAINTAINING A COUNTY HEALTH DEPARTMENT OR UNIT; PROVIDING THAT SAID LEVY SHALL BE MADE WHEN APPROVED AT SAID ELECTION; PROVIDING FOR PROCEDURE FOR SUCH ELECTION; AND PROVIDING FOR THE SUBMISSION OF SAID PROPOSED AMENDMENT TO THE PEOPLE OF THIS STATE FOR THEIR APPROVAL OR REJECTION AT A SPECIAL ELECTION," be ordered referred by the Legislature of the State of Oklahoma for approval or rejection at a Special Election to be held throughout the State on the date of the next ensuing special election held throughout the State, or on the date of the next ensuing statewide primary election, whichever is the earlier, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on the date of the next ensuing special election held throughout the State, or on the date of the next ensuing statewide primary election, whichever is the earlier, as provided in Section 1 of Article 24 of the Constitution of the State of Oklahoma, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope,

McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Harris, Jones, McClendon, Miskovsky.—5.

Not Voting: Dendy, Fine, Hall, Mahan, Walker, Wilson (Beckham), Wilson (Greer).—7.

The Presiding Officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had voted in favor of calling the Special Election.

SJR 27 was referred for engrossment.

GENERAL ORDER

SJR 38, by Baldwin, was read and considered.

Senators Sandlin, Perryman, Carrier, Breeden, Easterly and Young (Haskell), asked to be made co-authors of **SJR 38**, which was the order.

Upon motion of Senator Baldwin, **SJR 38** was advanced to engrossment and third reading.

Upon motion of Senator Baldwin, the rules of the Senate were suspended and **SJR 38** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 38 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 38—By Baldwin, Sandlin, Perryman, Carrier, Breeden, Easterly and Young (Haskell).

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 8, ARTICLE 10, OKLAHOMA CONSTITUTION, PROVIDING THAT ALL PROPERTY TAXED AD VALOREM SHALL BE ASSESSED FOR TAXATION AT NOT LESS THAN THIRTY PER CENT (30%) AND NOT MORE THAN THIRTY-FIVE PER CENT (35%) OF ITS FAIR CASH VALUE

ESTIMATED AT THE PRICE IT WOULD BRING AT A FAIR VOLUNTARY SALE; AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people for their approval or rejection, as and in the manner provided by law, the following proposed amendment to Section 8, Article 10, of the Constitution of Oklahoma:

Section 8. All property which may be taxed ad valorem shall be assessed for taxation at not less than thirty per cent (30%) and not more than thirty-five per cent (35%) of its fair cash value, estimated at the price it would bring at a fair voluntary sale; and any officer, or other person authorized to assess values, or subjects, for taxation, who shall commit any wilfull error in the performance of his duty, shall be deemed guilty of malfeasance, and upon conviction thereof shall forfeit his office, and be otherwise punished as may be provided by law.

SECTION 2. The ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

Legislative Referendum No. -----

State Question No. -----

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a constitutional amendment, amending Section 8, Article 10, Oklahoma Constitution, providing that property taxed ad valorem shall be assessed for taxation at not less than thirty per cent (30%) and not more than thirty-five per cent (35%) of its fair cash value, estimated at the price it would bring at a fair voluntary sale, be approved by the people?

SHALL THE PROPOSED AMENDMENT BE ADOPTED?

NO
YES

SECTION 3. The President of the Senate shall immediately after the adoption of this Resolution prepare and file one (1) copy of the Resolution, including the above ballot title, with the Secretary of State, and one (1) copy with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on the date of the next regular primary election, at which the proposed amendment to the Constitution of the State of Oklahoma set forth in Section 1 of this Resolution shall be submitted to the people for their approval or rejection, as and in the manner provided by law.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Harris, Jones, McClendon, Miskovsky.—5.

Not Voting: Boecher, Collins (Pontotoc), Dendy, Fine, Mahan, Walker, Wilson (Beckham).—7.

The Resolution having received the constitutional majority of the votes of all members elected to and constituting the Senate was declared passed.

The question being, "Shall **SJR 38** by Baldwin, Sandlin, Perryman, Carrier, Breeden, Easterly and Young (Haskell), entitled:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 8, ARTICLE 10, OKLAHOMA CONSTITUTION, PROVIDING THAT ALL

PROPERTY TAXED AD VALOREM SHALL BE ASSESSED FOR TAXATION AT NOT LESS THAN THIRTY PER CENT (30%) AND NOT MORE THAN THIRTY-FIVE PER CENT (35%) OF ITS FAIR CASH VALUE ESTIMATED AT THE PRICE IT WOULD BRING AT A FAIR VOLUNTARY SALE; AND ORDERING A SPECIAL ELECTION",

be ordered referred by the Legislature of the State of Oklahoma for approval or rejection at a Special Election to be held throughout the State on the date of the next regular primary election, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on the date of the next regular primary election, as provided in Section 1, of Article 24 of the Constitution of the State of Oklahoma? The roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Harris, Jones, McClendon, Miskovsky.—5.

Not Voting: Boecher, Collins (Pontotoc), Dendy, Fine, Frazier, Mahan, Walker, Wilson (Beckham).—8.

The Presiding Officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had voted in favor of calling the Special Election.

SJR 38 was ordered referred for engrossment.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, May 6, 1957, as provided under the Rules, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 42—By Miskovsky of the Senate, and Foster of the House.—A Joint Resolution waiving immunity of the State and authorizing Gerald R. Newman to bring suit against the Board of Regents of Oklahoma A. & M. Colleges and declaring an emergency.

SB 449—By Sandlin of the Senate, and Shibley and Fuller of the House.—An Act relating to enforcement of the unfair cigarette and tobacco products sales Act; amending Title 15, Oklahoma Statutes 1951, Section 599.17; and declaring an emergency.

SB 450—By Mahan of the Senate, and Shoemake and Tinker of the House.—An Act relating to County Attorneys; fixing the annual salary of the County Attorney in certain counties; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 926—Social Welfare.

HB 946—County Government.

HB 989—County Government.

DO PASS, as amended:

HB 941—County Government.

WITHOUT RECOMMENDATION:

SB 273—Roads and Highways.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 919—By McCarty and Skeith.—An Act relating to narcotic drugs; amending 63 O. S. 1951 § 408; regulating the prescribing, administering, specified dispensing and selling of certain drugs with exceptions; requiring

prescription for the sale of tincture opium camphorated (paragoric), and the permission of the prescriber for the refilling thereof; requiring that certain records be kept upon the refilling of said prescription.

HB 971—By Alexander, McCarty and Musgrave of the House, and Collins (Creek) and Rinehart of the Senate.—An Act relating to sales tax; amending paragraph (g1) of 68 O. S. 1951 § 1251d; exempting from payment of sales tax local transportation within cities and towns except by taxicabs; and declaring an emergency.

HB 1006—By Garrison and Reudy of the House, and Mahan of the Senate.—An Act relating to County Assessors; fixing amount payable to County Assessor and his deputies in certain counties for mileage on official travel; and declaring an emergency.

HB 1009—By Bailey (Kay) and Craig of the House, and Grantham of the Senate.—An Act relating to travel expenses of County Commissioners; increasing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 777**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 777** was read and consideration deferred:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed House

Bill No. 777, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO CROWS; and Engrossed House Bill No. 695, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO PREDATORY ANIMALS AND RODENTS; AND DECLARING AN EMERGENCY; beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the Conference Committee Substitute, hereto attached, be adopted in lieu of the above referred bills.

Respectfully submitted,

For the Senate:	For the House:
Trent,	Long (Caddo),
Chairman	Chairman
McSpadden	Jumper
Coppock	Munson
Walker	Lance
Allen	Tinker

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 777—By Long (Caddo), Hill, Stevens, Levergood, Graves, Daniel, Ham, Livingston, Bradley, Buckler, Long (Seminole), Cartwright (Seminole), Nance, Inman, Munson, Wilson, Lollar, Wolf, Shibley, Huser, Rives, King, Cartwright (Bryan), Norris, Spear, Nigh, Cunningham, Vandiver, Huff, Davis, Goodfellow, Mitchell, Jumper, Lance, Greenhaw, Bond (Marshall), Bohr, Daugherty, Green, Chambers and Moad of the House, and Allen of the Senate.

AN ACT MAKING APPROPRIATIONS TO THE EXTENSION DIVISION, OKLAHOMA A. & M. COLLEGE FOR STATED PURPOSES; CREATING THE "RODENT CONTROL FUND" IN THE STATE TREASURY; REQUIRING CERTAIN MONIES TO BE CREDITED TO SAID FUND AND AUTHORIZING EXPENDITURES THEREFROM; PROVIDING FOR THE CONTROL AND DESTRUCTION OF

PREDATORY ANIMALS, RODENTS AND CROWS AND OUTLINING PROCEDURES THEREFOR; AUTHORIZING AND DIRECTING COOPERATION WITH THE FEDERAL GOVERNMENT; TRANSFERRING CERTAIN FUNDS, PROPERTY, EQUIPMENT AND SUPPLIES OWNED OR HELD BY THE STATE GAME AND FISH DEPARTMENT TO THE EXTENSION DIVISION, OKLAHOMA A. & M. COLLEGE; AUTHORIZING SAID EXTENSION DIVISION TO MAKE CERTAIN RULES AND REGULATIONS; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. It shall be the duty of the Extension Division, Oklahoma A. & M. College, to enter into a written agreement on behalf of the State of Oklahoma with the proper officers or agents of the United States Fish and Wildlife Service, Department of the Interior; said agreement to contain such terms in accordance with the provisions of this Act as the Extension Division, Oklahoma A. & M. College, shall deem advisable for the purpose of cooperating with the United States Fish and Wildlife Service, Department of the Interior, in the control and destruction, within the State of Oklahoma, of wolves, coyotes, bobcats and other wild animals causing depredations upon livestock, poultry and game, and of rodents destructive to crops, range grasses, forests, agricultural products and industry.

SECTION 2. Under the provisions of this Act the control and destruction of predatory animals and rodents shall be conducted in accordance with an organized and systematic plan of field operations employing hunting, trapping, or other practical methods; said opera-

tions to be directly supervised by an authorized representative of the United States Fish and Wildlife Service in association with the Extension Division, Oklahoma A. & M. College, or their authorized representative. To further increase the destruction of predatory animals and rodents, hunting and trapping operations may be further extended by entering into cooperative agreements with counties, associations, corporations and individuals.

SECTION 3. In cooperation with the United States Fish and Wildlife Service, the Extension Division, Oklahoma A. & M. College, is authorized to purchase rodent control supplies, including rodent baits, for the use of cooperating governmental agencies, and counties, associations, corporations and individuals in the control of noxious rodents and related animals, and to make these supplies and baits available to such operators at approximate cost. The receipts from the sale of such supplies and rodent baits shall be credited to a "Rodent Control Fund," which fund is hereby established in the State Treasury and said fund shall be available and is hereby appropriated for expenditure by the Extension Division, Oklahoma A. & M. College, in the same manner as herein provided for the expenditure of other funds appropriated pursuant to the provisions of this Act. Funds for this purpose now held in the Oklahoma Game and Fish Fund shall be transferred to this fund for expenditure pursuant to the provisions of this Act.

SECTION 4. There is hereby appropriated out of any monies in the General Revenue Fund not otherwise appropriated, the following amounts to be expended by the Extension Division, Oklahoma A. & M. College, to be used in cooperation with the Federal Government and funds appropriated by the Federal Government to carry out the provisions and purposes of this Act, in the control and destruction of predatory animals and rodents, the sum of

Thirty-eight Thousand Five Hundred Dollars (\$38,500.00) for the fiscal year ending June 30, 1958, and the sum of Thirty-eight Thousand Five Hundred Dollars (\$38,500.00) for the fiscal year ending June 30, 1959.

SECTION 5. All furs, skins and specimens taken by hunters or trappers shall be sold after advertisement of such sales, as may be prescribed by the Extension Division, Oklahoma A. & M. College, or their authorized representative, upon sealed bids. The proceeds of all such sales shall be paid into the State Treasury to be credited and added to the "Rodent Control Fund" created by this Act; said fund shall be used and made permanently available for the purpose of carrying out the provisions of this Act until exhausted; provided that any specimen taken under the provisions of this Act may, in the discretion of the Extension Division, Oklahoma A. & M. College, be presented free of charge to any State Institution, under the jurisdiction and control of the State of Oklahoma. No bounty shall be collected from any source for predatory animals and rodents taken by hunters operating under said cooperative agreement. The scalps of animals so taken shall be destroyed in such manner as they cannot be used by any other person for collection of bounty.

SECTION 6. Said appropriation and monies accruing to the credit of the "Rodent Control Fund," which shall include the monies derived from the sale of furs taken on the part of the State pursuant to this Act, shall be disbursed upon warrants drawn by the Auditor of the State upon vouchers approved by the Extension Division, Oklahoma A. & M. College, or their authorized representatives, and the agent of said Fish and Wildlife Service, who shall certify such vouchers for all lawful expenses in carrying out the provisions of this Act, and of the agreement entered into by the Extension Division, Oklahoma A. & M. College.

SECTION 7. The Extension Division, Oklahoma A. & M. College, shall conduct a program for the killing, destruction and extermination of crows by the use of explosives or otherwise.

SECTION 8. All property, equipment and supplies owned or held by the State Game and Fish Department on the effective date of this Act for the purpose of killing, destroying or exterminating crows is hereby transferred to the Extension Division, Oklahoma A. & M. College.

SECTION 9. There is hereby appropriated to the Extension Division, Oklahoma A. & M. College, from any money in the General Revenue Fund of the State, not otherwise appropriated, the sum of Two Thousand Five Hundred Dollars (\$2,500.00) for the fiscal year ending June 30, 1958, and the sum of Two Thousand Five Hundred Dollars (\$2,500.00) for the fiscal year ending June 30, 1959, for the purpose of carrying out the provisions of Section 7 of this Act.

SECTION 10. The appropriations made by this Act are fiscal and shall be available for encumbrance purposes to June 30 of the fiscal year for which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, such balance shall lapse and be transferred to the General Revenue Fund of the then current Fiscal year.

SECTION 11. The provisions of this Act are severable, and if any part or provision hereof shall be void, the decision of the court so holding shall not affect or impair any of the remaining parts or provisions of the Act.

SECTION 12. All Acts or parts of Acts in conflict herewith are hereby repealed.

SECTION 13. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take

effect and be in full force from and after its passage and approval.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and adoption of Engrossed **HCR 529**, as amended.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, May 6, 1957, at 1:30 p. m.

SIXTY-EIGHTH LEGISLATIVE DAY

Monday, May 6, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—39.

Excused: Frazier, Mahan, Sandlin, Stipe, Young (Haskell).—5.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend W. Dean Rainwater, Pastor of the First Baptist Church of Atoka.

The Journal for the last legislative day was declared approved.

Senator Miskovsky introduced George Davis, twelve year old Classen Junior High School student who by unanimous consent, gave several readings before the Senate.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 40—Privileges and Elections.

DO PASS, as amended:

SB 192—Business and Industry.

HB 501—Insurance.

FIRST READING

The following Bills were introduced and read the first time:

SB 451—By Allen of the Senate and Davis and Lance of the House—An Act relating to compensation of District Court Bailiffs in certain counties; repealing conflicting laws; and declaring an emergency.

SB 452—By Mahan of the Senate and Shoemake of the House—An Act relating to land surveying; requiring the registration of persons engaged in land surveying; designating the State Board of Registration for Professional Engineers as the Administering Board; outlining duties and conferring authority; fixing fees and penalties; authorizing registered engineers and registered land surveyors to enter upon the lands of others for certain purposes and with specified limitations; and providing that such entry shall not constitute trespass.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 449—Revenue and Taxation.

SB 450—County Government.

SJR 41—Economic and Industrial Development.

SJR 42—Judiciary.

HB 647—Appropriations and Budget.

HB 919—Public Health.

HB 1009—County Government.

HB 971—Revenue and Taxation.

HB 1006—County Government.

Senator Boecher asked to be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

HJR 524, by Williams (Woodward) of

the House and Easterly of the Senate, was read and considered.

Upon motion of Senator Easterly, **HJR 524** was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended, and **HJR 524** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 524 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Rinehart, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Nay: Perryman, Ritzhaupt.—2.

Excused: Boecher, Frazier, Mahan, Sandlin, Stipe, Young (Haskell).—6.

Not Voting: Allen, Coppock, Dendy, McClendon.—4.

The Resolution was declared passed.

HJR 524 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 918, by Taliaferro, et al, was read and considered.

Senator Wilson (Beckham) moved to amend **HB 918**, line 9, page 2, by striking the figure "2" and inserting the figure, "1," in both instances, which amendment was declared adopted.

Upon motion of Senator Harris, **HB 918**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and

HB 918, as amended, was considered engrossed and placed upon third reading and final passage.

Senators Stipe and Mahan asked to be recorded present, which was the order.

THIRD READING

HB 918 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Nay: Price.—1.

Excused: Boecher, Frazier, Sandlin, Young (Haskell).—4.

Not Voting: Fine, Jones, McClendon.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Nay: Price.—1.

Excused: Boecher, Frazier, Sandlin, Young (Haskell).—4.

Not Voting: Fine, Jones, McClendon.—3.

The Emergency was declared passed.

HB 918 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HJR 521, HBs 977 and 979 and SJRs 22, 27 and 38 and SBs 153, 184, 185, 304, 318, 337, 338, 356, 392, 398, 432 and 433 correctly engrossed.

SB 2 correctly enrolled.

Engrossed **SAs** to and Engrossed **HJR 521** and Engrossed **HBs 977 and 979**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SJRs 22, 27 and 38** and Engrossed **SBs 153, 184, 185, 304, 318, 337, 338, 356, 392, 398, 432 and 433** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 2**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 734, 749, 888, 899, 900, 923 and 978**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senators Frazier, Sandlin and Young (Haskell) asked to be recorded present, which was the order.

MESSAGE FROM THE HOUSE

Requesting return of Enrolled **HJR 517** for correction.

Upon motion of Senator Fine, the request of the Honorable House for the return of **HJR 517** was ordered granted.

President Pro Tempore Baldwin presiding.

REFERRING TO SB 299

Senator Cowden moved that **SB 299**, by Collins (Creek), McSpadden, Walker and Hall of the Senate, and McCarty, et al, of the House, be withdrawn from

the Committee on Roads and Highways, and placed upon the Calendar without recommendation, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Easterly, Field, Garvin, Hall, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—25.

Nay: Breeden, Dacus, Dendy, Fine, Frazier, Grantham, Hamilton, Herndon, McClendon, Mahan, Rinehart, Ritzhaupt, Shoemaker, Young (Haskell).—14.

Excused: Boecher.—1.

Not Voting: Harris, Hope, Stipe, Young (Cleveland).—4.

Senator Collins (Creek) moved that the Senate now consider **SB 299**, which motion was declared adopted.

Senator Boecher asked to be recorded present, which was the order.

GENERAL ORDER

SB 299 was considered further.

Upon motion of Senator Miskovsky, **SB 299** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 299** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 299 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Easterly, Field, Garvin, Hall, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Price, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—25.

Nay: Boecher, Dacus, Dendy, Fine, Frazier, Grantham, Hamilton, Herndon, McClendon, Mahan, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Young (Haskell).—16.

Not Voting: Breeden, Harris, Stipe.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Hall, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: Boecher, Dendy, Fine, Grantham, Hamilton, Herndon, McClendon, Rinehart, Ritzhaupt, Young (Haskell).—10.

Not Voting: Breeden, Harris, Stipe.—3.

The Emergency was declared passed.

DECLARATION OF VOTE

SB 299 was referred for engrossment.

Senator Allen asked unanimous consent that the record show had he been present at the time of third reading and final passage of **HB 538**, he would have voted AYE, which was the order.

Senator Mahan presiding.

GENERAL ORDER

SB 396, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 396** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 396** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 396 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Not Voting: Cartwright, Dendy, Jones, Stipe.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Not Voting: Cartwright, Dendy, Jones, Stipe.—4.

The Emergency was declared passed.

SB 396 was referred for engrossment.

GENERAL ORDER

HB 993, by House Committee on Veterans and Military Affairs, et al, was read and considered.

Upon motion of Senator Frazier, **HB 993** was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the

rules of the Senate were suspended, and **HB 993** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 993 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, McSpadden, Mahan, Mis-kovsky, Payne, Price, Rinehart, Ritz-haupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Not Voting: Cartwright, Collins (Creek), Cowden, Dendy, Garvin, Perry-man, Stipe.—7.

The Bill was declared passed.

On the question of passage of Emerg-ency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, McSpadden, Mahan, Mis-kovsky, Payne, Price, Rinehart, Ritz-haupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Not Voting: Cartwright, Collins (Creek), Cowden, Dendy, Garvin, Perry-man, Stipe.—7.

The Emergency was declared passed.

HB 993 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and returning En-grossed **SB 105**, as amended.

HAs to SB 105 read as follows:

AMENDMENT NO. 1. Amend En-

grossed Senate Bill No. 105 of **TITLE** to read as follows:

AN ACT RELATING TO PUBLIC HIGHWAYS, ROADS, STREETS AND ALLEYS, AND THE CONSTRUCTION, MAINTENANCE AND FINANCING THEREOF; MAKING AN APPROPRIATION TO THE STATE HIGHWAY DEPARTMENT; PROVIDING FOR THE FUNDS TO BE EXPENDED TO PAY LEGAL OBLIGATIONS INCURRED BY THE STATE DEPARTMENT OF HIGHWAYS, THE STATE HIGHWAY COMMISSION, AND BOARD OF COUNTY COMMISSIONERS FOR THE CONSTRUCTION AND MAINTENANCE OF ROADS AND HIGHWAYS AND OTHER NECESSARY EXPENSES; PROVIDING FOR THE PAYMENT OF ADMINISTRATIVE EXPENSES OF THE STATE HIGHWAY COMMISSION; PROVIDING FOR THE PAYMENT OF BOND PREMIUMS AND PREMIUMS OF WORKMEN'S COMPENSATION INSURANCE, PAYMENT OF PREMIUMS ON PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE AND PAYMENT OF COMPENSATION DUE INJURED WORKMEN UNDER WORKMEN'S COMPENSATION LAW; PROVIDING FOR THE PAYMENT OF OTHER NECESSARY EXPENSES INCURRED BY THE STATE HIGHWAY DEPARTMENT; MAKING AN APPROPRIATION FROM THE GENERAL REVENUE FUND TO THE STATE HIGHWAY DEPARTMENT; PROVIDING FOR THE METHOD OF DISBURSEMENT OF FUNDS AND ISSUANCE OF CONTRACTS; APPROPRIATING ANY CASH SURPLUS ABOVE THE APPROPRIATION MADE BY THIS ACT FROM THE STATE HIGHWAY CONSTRUCTION AND MAINTENANCE FUND; MAKING THE PROVISIONS OF THIS ACT SUBJECT TO THE PROVISIONS OF **TITLE 62, CHAPTER 1-c, PAGE 370, O. S. L. 1947**; PROVIDING FOR THE FILING OF BUDGET ESTIMATES

WITH THE STATE BUDGET DIRECTOR; MAKING THE APPROPRIATIONS NON-FISCAL; AMENDING 47 O. S. 1951 § 22.2, AS AMENDED; MAKING AN APPROPRIATION FROM ANY SURPLUS ACCRUING TO THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL YEAR 1957 IN EXCESS OF ALL OTHER APPROPRIATIONS; MAKING AN APPROPRIATION FROM THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL YEAR 1958 IN EXCESS OF ALL APPROPRIATIONS MADE THEREFROM; REQUIRING ALTERNATE BIDS ON SURFACE OF URBAN, PRIMARY OR INTERSTATE HIGHWAYS; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

AMENDMENT NO. 2. Amend by reinserting the "ENACTING CLAUSE."

AMENDMENT NO. 3. Amend Page 2, SECTION 2, line 23 by striking SECTION 2 and substituting a new SECTION 2 to read as follows:

"SECTION 2. There is hereby appropriated from any monies in the State Treasury from the following funds designated and for the fiscal years indicated to the State Highway Department the sum of Three Million Seven Hundred Fifty Thousand Dollars (\$3,750,000.00) for the fiscal year ending June 30, 1958, and Three Million Seven Hundred Fifty Thousand Dollars (\$3,750,000.00) for the fiscal year ending June 30, 1959;

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
Emergency Appropriation Fund for the Fiscal Year Ending June 30, 1957 -----	\$2,268,119.30	
General Revenue Fund 1958 -----	1,481,880.70	
General Revenue Fund 1959 -----		3,750,000.00
Total -----	\$3,750,000.00	\$3,750,000.00

Said appropriation shall be transferred and is hereby appropriated to the State Highway Construction and Maintenance Fund, and shall be expended in the same manner and for the same purposes as other monies accruing to the credit of the State Highway Construction and Maintenance Fund."

AMENDMENT NO. 4. Page 3, Line 35, amend by adding a new SECTION 8 to read as follows:

"SECTION 8. 47 O. S. 1951 § 22.2, as amended in 1955, is hereby amended to read as follows:

§ 22.2. All license fees, taxes and penalties collected or received by the Commission, pursuant to the provisions of this Act, shall be apportioned as follows: (a) Five per cent (5%) of all monies, funds, license fees and penalties collected or received by the Oklahoma

Tax Commission pursuant to the provisions of this Act excluding registration fees retained by Motor License Agents for their services shall be paid by the Oklahoma Tax Commission each month to the State Treasurer of the State of Oklahoma and credited by the State Treasurer to the Oklahoma Tax Commission Fund, to be paid out of said Fund in payment of expenses necessarily incurred by said Commission in the performance of its lawful duties and upon direct appropriation by the Oklahoma Legislature.

(b) The remaining ninety-five per cent (95%) of all license fees and penalties collected or received by the Commission from the registration of trucks used exclusively for "farm use" and for which farm truck tags are issued, and automobiles, pursuant to this Act, shall be apportioned monthly to the county

in which the money was collected, for the use and support of the common schools of the county. Such money shall be remitted to the county treasurer and by him apportioned on average daily attendance per capita distribution basis, as certified to him by the county superintendent of schools to the school district of the county where such pupils attend school; provided that the school district makes an ad valorem tax levy of fifteen (15) mills and is maintaining twelve (12) years of instruction.

(c) It is hereby provided that the various school districts of the counties of the State, after the effective date of this Act, in estimating the income of the respective districts for the succeeding fiscal year, may use as a basis for arriving at the amount to be estimated the actual income received from the same source the previous fiscal year plus ninety per cent (90%) of any increase estimated by the Oklahoma Tax Commission.

All the remaining revenue collected from all other sources under the provisions of this Act, excluding registration fees retained by Motor License Agents for their services, shall be distributed as follows:

(d) * * * *Fifty-five per cent (55%)* shall be allocated to the various counties of the State in the following manner: Forty per cent (40%) of such sum shall be distributed to the various counties in that proportion which the county road mileage of such county bears to the entire state road mileage as certified by the State Highway Commission and remaining sixty per cent (60%) of such sum shall be distributed to the various counties on the basis which the population and area of each county bears to the total population and area of the State. Such sums as may be due the various counties of the State shall be remitted to the respective county treasurers monthly and shall be used for the construction, improvement or repair of

highways, except that the county treasurer shall deposit so much of said money in the sinking fund as may be necessary for the retirement of interest and annual accrual of indebtedness created by the issuance of county or township bonds for road purposes, but not to exceed forty per cent (40%) of such monies shall be so used. Monies allocated to counties hereunder may be set up and estimated by the county excise board in the budget for the county as anticipated revenue to the extent of ninety per cent (90%) of the previous year's income from such source, provided not more than fifteen per cent (15%) can be encumbered during any one month. Twenty per cent (20%) shall be allocated to a Farm to Market and Secondary Road Fund for the purpose of matching Federal Funds for the construction of farm to market roads and secondary roads.

During the fiscal year for which said funds are collected, allocated or received any county may use its proportionate part of said twenty per cent (20%) for the purpose of matching Federal Aid Secondary Funds, but if the amount, or any part thereof allocable to any county shall not be so used or obligated by the County Commissioners of any county within any fiscal year or twelve (12) months thereafter, such amount shall be used by the State Highway Commission for the purpose of matching Federal Aid Secondary Funds for the construction or improvement of any roads or highways on the Federal Aid Secondary Highway System.

(e) Twenty-five per cent (25%) shall be distributed to the various county treasurers of the State for allocation to the cities and incorporated towns; said twenty-five per cent (25%) to be apportioned to the county treasurers in the proportion which said county's population bears to the population of the State and shall be allocated to the cities and incorporated towns of each such county

in that proportion which the population of the cities and incorporated towns bears to the total city and incorporated town population of the county.

All moneys allocated to the cities and incorporated towns shall be used for the construction, maintenance, repair, improvement and lighting of streets and alleys. Provided, however, that the governing board of any city or town in the respective counties of the State may, with the approval of the County Excise Board, transfer any surplus in the street and alley fund created by this Act to the general revenue fund of said city or town whenever any emergency exists in the general revenue fund of any city or town.

(f) Twenty per cent (20%) shall be allocated to the State Highway Fund for the purpose of matching federal funds for the construction of farm to market roads and secondary roads."

AMENDMENT NO. 5. Amend Page 3 by adding a new SECTION 9 as follows:

"SECTION 9. There is hereby appropriated fifty per cent (50%) of any money accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1957, in excess of all appropriations heretofore made by the Legislature from said money to the State Highway Department for the purpose of the construction of highways. Said appropriation shall be transferred and is hereby appropriated to the State Highway Construction and Maintenance Fund and shall be expended in the same manner and for the same purposes as other monies accruing to the credit of the State Highway Construction and Maintenance Fund."

AMENDMENT NO. 6. Amend Page 3 by adding a new SECTION 10 to read as follows:

"SECTION 10. There is hereby appropriated thirty-seven and one-half per cent (37½%) of any money accruing to

the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1958, in excess of all appropriations heretofore made by the Legislature from said money to the State Highway Department for the purpose of constructing highways. Said appropriation shall be transferred and is hereby appropriated to the State Highway Construction and Maintenance Fund, and shall be expended in the same manner and for the same purposes as other monies accruing to the credit of the State Highway Construction and Maintenance Fund. It is further provided that the total amount of said appropriation shall not exceed Two Million Dollars (\$2,000,000.00)."

AMENDMENT NO. 7. Amend Page 3 by adding a new SECTION 11 to read as follows:

"SECTION 11. Funds appropriated by this Act shall not be used for paying any part of the cost of any highway construction project on urban, primary, or interstate highways where either asphaltic concrete or Portland cement concrete is considered necessary, unless bids are taken on both asphaltic concrete surfacing and Portland cement concrete surfacing, each designed for the same load bearing capacity. Each contract shall be let to the lowest and best bid without regard to the type of material used for construction of same."

AMENDMENT NO. 8. Page 3, Line 35, renumber SECTION 8 to read SECTION 12 and Page 4, Line 4, renumber SECTION 9 to read SECTION 13.

Senator Fine moved that the Senate concur in HAs to SB 105.

Senator Fine asked unanimous consent, which was granted, that further consideration of SB 105, as amended by the Honorable House, be deferred until such time as the bill, as amended, is printed and available to the Senate.

By order of the Senate, SB 105, as amended by the Honorable House was ordered printed.

GENERAL ORDER

SB 427, by Miskovsky of the Senate and Calkins of the House, was read and considered

Upon motion of Senator Miskovsky, **SB 427** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 427** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 427 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Grantham.—1.

Not Voting: Carrier, Cowden, Dendy, Fine, Ritzhaupt, Stipe, Tipps.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Grantham.—1.

Not Voting: Carrier, Cowden, Dendy, Fine, Ritzhaupt, Stipe, Tipps.—7.

The Emergency was declared passed.

SB 427 was referred for engrossment.

GENERAL ORDER

SB 368, by Sandlin and Wilson (Greer), was read and considered.

Upon request of Senator Collins (Pontotoc), he was made co-author of **SB 368**.

Senator Sandlin moved to amend **SB 368**, by striking after the word "district" the remainder of line 14 and lines 15, 16, 17 and 18, page 5 and lines 1, 2, 3, 4 and 5, page 6, which amendment was declared adopted.

Senator Sandlin moved to amend **SB 368**, by striking after the word "court" line 16, page 26, and before the word "the" in line 8, page 27, and inserting the words "Preference shall be given according to the provisions of state policy or law." which amendment was declared adopted.

Senator Sandlin asked unanimous consent, which was granted, that further consideration of **SB 368** be deferred for this Legislative Day.

HJR 515, by Moad of the House and McColgin of the Senate, was read and considered.

Senators Perryman, Tipps, Coppock, Field, Wilson (Greer) asked to be made co-authors of **HJR 515**, which was the order.

Upon motion of Senator McColgin, **HJR 515**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator McColgin, the rules of the Senate were suspended and **HJR 515**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 515 was read for the third time at length.

On the question of passage of Reso-

lution, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Not Voting: Baldwin, Carrier, Dendy, Frazier, Grantham, Hall, Herndon, Jones.—8.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Not Voting: Baldwin, Carrier, Dendy, Frazier, Grantham, Hall, Herndon, Jones.—8.

The Emergency was declared passed.

HJR 515, as co-authored, was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 540.—A Concurrent Resolution relating to a study of the state-supported institutions of higher learning; requesting the Executive Committee of the State Legislative Council to create a special committee on higher education; providing for the appointment of members * * *.

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 541.—A Concurrent Resolution directing the Education Committee of the State Legislative Council to appoint a subcommittee during the 1957-59 interim * * *.

Senator Perryman asked for immediate consideration of Engrossed **HCR 541**, which was the order.

Senators Mahan, McSpadden, Miskovsky, McColgin, Dacus, Dendy, Field, Boecher, Sandlin, Baldwin, Young (Cleveland), Allen and Young (Haskell) asked to be made co-authors of **HCR 541**, which was the order.

HCR 541, as co-authored, was read at length as follows and adopted upon motion of Senator Perryman:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 541.—By Nigh and Cox of the House, and Perryman, Mahan, McSpadden, Miskovsky, McColgin, Dacus, Dendy, Field, Boecher, Sandlin, Baldwin, Young (Cleveland) Allen and Young (Haskell) of the Senate.

A CONCURRENT RESOLUTION DIRECTING THE EDUCATION COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO APPOINT A SUBCOMMITTEE DURING THE 1957-59 INTERIM FOR THE PURPOSE OF STUDYING THE PROBLEMS OF PUBLIC AND SCHOOL LIBRARIES; PROVIDING FURTHER, THAT A REPORT OF FINDINGS AND RECOMMENDATIONS BE MADE TO THE TWENTY-SEVENTH OKLAHOMA LEGISLATURE.

WHEREAS, publicly supported libraries, have in the past, and should in the future, play an important role in the continuing education and well being of our citizens; and

WHEREAS, for the overwhelming majority of our people, the public library should offer the best and most convenient access to the worlds best thought; and

WHEREAS, libraries are the only educational agencies serving all the people all their lives; and

WHEREAS, although, the young State of Oklahoma may be justifiably proud of its progress in many areas, it ranks a shameful 43rd in the nation when it comes to providing its citizens with an adequate public library system; and

WHEREAS, one-half of the citizens of Oklahoma have no library service of any type; and

WHEREAS, of the 77 counties in Oklahoma, 21 have no public library within their boundaries; and

WHEREAS, twenty-six additional counties have only one public library, each serving a small fraction of the county population; and

WHEREAS, only a few of the existing libraries receive financial support to function effectively; and

WHEREAS, library statutes need to be recodified and conflicting laws clarified; and

WHEREAS, there is a pressing need to study the financing procedures for public libraries at both the state and local levels; and

WHEREAS, certification and provisions for professionally trained librarians need consideration to solve existing personnel problems; and

WHEREAS, there is also a pressing need for a careful analysis of school library operation, standards and supervision;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the Education Committee of the State Legislative Council appoint a subcommittee during the 1957-59 interim to study the problems pertaining to public libraries and school libraries in the State.

SECTION 2. That the findings and recommendations of this subcommittee of the Legislative Council be reported to the Twenty-seventh Oklahoma Legislature when it convenes in 1959.

Engrossed HCR 541, as co-authored, was properly signed and ordered returned to the Honorable House.

By unanimous consent, consideration of HCR 540 was deferred for this day.

Senator Hope presiding.

GENERAL ORDER

SB 447, by Collins (Creek) of the Senate and Sparks and Arrington of the House, was read and considered.

Upon motion of Senator Collins (Creek), SB 447 was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended and SB 447 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 447 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Not Voting: Carrier, Collins (Pontotoc), Frazier, Herndon, Jones, McClendon, Mahan, Miskovsky, Payne, Walker.—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Cartwright, Collins (Creek), Cop-

pock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Not Voting: Carrier, Collins (Pontotoc), Frazier, Herndon, Jones, McClendon, Mahan, Miskovsky, Payne, Walker.—10.

The Emergency was declared passed.

SB 447 was referred for engrossment.

GENERAL ORDER

SB 446, by Easterly of the Senate and Murrow of the House, was read and considered.

Upon motion of Senator Easterly, **SB 446** was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules of the Senate were suspended and **SB 446** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 446 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Not Voting: Fine, Frazier, Hall, Harris, Herndon, Jones, McClendon, Mahan, Rinehart, Walker, Wilson (Greer).—11.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Young (Cleveland), Young (Haskell).—33.

Not Voting: Fine, Frazier, Hall, Harris, Herndon, Jones, McClendon, Mahan, Rinehart, Walker, Wilson (Greer).—11.

The Emergency was declared passed.

SB 446 was referred for engrossment.

GENERAL ORDER

SB 445, by Wilson (Beckham), was read and considered.

Upon motion of Senator Wilson (Beckham), **SB 445** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended and **SB 445** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 445 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Not Voting: Baldwin, Fine, Frazier, Harris, McClendon, Mahan, Rinehart, Stipe, Wilson (Greer).—9.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—36.

Not Voting: Baldwin, Fine, Frazier, Harris, McClendon, Mahan, Rinehart, Wilson (Greer).—8.

The Emergency was declared passed.

SB 445 was referred for engrossment.

Senator Boecher asked unanimous consent, which was ordered granted, that the Senate Conferees under **SB 268** be excused, they being Senators Boecher, Dendy, Hamilton, Rinehart, and Mahan.

GENERAL ORDER

Upon motion of Senator Hall, **SB 312** was ordered withdrawn from the Calendar and referred to the Committee on Public Safety.

MOTIONS TO RECONSIDER VOTES

Senator Sandlin asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **SB 429** was passed.

Senator Grantham asked unanimous consent, which was granted, that the time be extended until tomorrow for consideration of his motion to reconsider the vote by which **SB 357** failed of passage.

GENERAL ORDER

SB 422, by Perryman, was read and considered.

Senator Allen moved to amend **SB 422**, line 11, page 2, by adding after the word "on" and before the word "shall" the words "and vehicles of the Oklahoma Highway Patrol" which amendment was tabled upon motion of Senator Baldwin.

Upon motion of Senator Perryman,

SB 422 was advanced to engrossment and third reading.

Upon motion of Senator Perryman, the rules of the Senate were suspended and **SB 422** was considered engrossed and placed upon third reading and final passage.

Senator Garvin asked to be shown excused until such time as he returns to the Chamber, which was the order.

THIRD READING

SB 422 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Grantham, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent.—25.

Nay: Baldwin, Cartwright, Hall, Stipe, Wilson (Beckham), Young (Cleveland), Young (Haskell).—7.

Excused: Boecher, Dendy, Garvin, Hamilton, Mahan, Rinehart.—6.

Not Voting: Allen, Collins (Pontotoc), Fine, McClendon, Walker, Wilson (Greer).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Grantham, Hall, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Young (Cleveland), Young (Haskell).—30.

Nay: Cartwright, Stipe, Wilson (Beckham).—3.

Excused: Boecher, Dendy, Garvin, Hamilton, Mahan, Rinehart.—6.

Not Voting: Collins (Pontotoc), Fine, McClendon, Walker, Wilson (Greer).—5.

The Emergency was declared passed.

SB 422 was referred for engrossment.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SB 453—By Shoemake—An Act relating to license fees to be paid by members of the Oklahoma National Guard for the registration of automobiles; prescribing the powers and duties of the Oklahoma Tax Commission and the Adjutant General with relation thereto; repealing conflicting laws; and declaring an emergency.

SB 454—By Herndon of the Senate and Bond of the House—An Act declaring the Texomaland Indian Festival a state tourist attraction and making an appropriation for its support.

SB 455—By Jones—An Act relating to travel expenses of County Commissioners in all counties having a population of not less than twenty thousand (20,000) and not more than twenty one thousand (21,000) and a net valuation of not less than fifteen million, five hundred thousand dollars (\$15,500,000) and not more than eighteen million dollars (\$18,000,000); fixing the allowance therefor at one thousand eight hundred dollars (\$1800.00) per annum: providing that said travel allowance shall be paid in equal monthly installments: making it unlawful for any County Commissioner to be paid any such allowance who, except in emergency, travels in a county-owned vehicle; and declaring an emergency.

SB 456—By Jones—An Act relating to county officers, fixing additional duties for County Clerk, County Treasurer, and Court Clerk in counties having a population of not less than twenty thousand (20,000) and not more than twenty one thousand (21,000) and a net valuation of not less than fifteen million, five hundred thousand dollars (\$15,500,000) and not more than eigh-

teen million dollars (\$18,000,000); providing compensation for additional duties; making provisions of this Act severable; repealing laws and parts of laws in conflict herewith; and declaring an emergency.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet, as provided under the Rules, which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 429 correctly engrossed.

Engrossed **SB 429** was properly signed and ordered transmitted to the Honorable House for consideration.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 904—Judiciary.

DO PASS, as amended:

SB 294—Business and Industry.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 2**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 21**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 542—A Concurrent Resolution requesting the State Regents for Higher Education to allo-

SIXTY-NINTH LEGISLATIVE DAY

Tuesday, May 7, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m. and was called to order by President Pro Tempore Baldwin.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—40.

Excused: Collins (Creek), Collins (Pontotoc), Grantham, Young (Haskell).—4.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Dendy introduced Jack Waller of Oklahoma City, who, by unanimous consent, gave a little advice to the Senate on "How to Spend your Money."

Senator Wilson (Greer) asked unanimous consent that Michelle Wheeler, Oklahoma City, one and one-half years old, be made an Honorary Page for this legislative day, which was the order.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Fine moved to reconsider the vote by which **SB 299**, by Collins (Creek), McSpadden, Walker and Hall of the Senate, and McCarty, et al of the House, was passed.

RESOLUTION

The following Resolution was intro-

duced and by unanimous consent, upon request of Senator Hall, read at length as follows and adopted upon his motion:

SENATE RESOLUTION NO. 43—By Hall.

A RESOLUTION OF APPRECIATION AND COMMENDATION TO THE MISSOURI HIGHWAY COMMISSION, AND TO REX M. WHITTON, THEIR CHIEF ENGINEER, FOR OUTSTANDING AND FRIENDLY INTERSTATE COOPERATION IN THE CONSTRUCTION OF THE MISSOURI CONNECTION TO THE WILL ROGERS TURNPIKE.

WHEREAS, the Will Rogers Turnpike extending from Tulsa, Oklahoma, through Claremore, Big Cabin, Vinita, Afton, and Miami to the Oklahoma-Missouri State Boundary line west of Joplin, Missouri, was authorized by the Twenty-Fourth Legislature of the State of Oklahoma, and approved by the people of the State of Oklahoma at a state-wide referendum election held on January 26, 1954, and

WHEREAS, in order to finance said Will Rogers Turnpike it was necessary for the State of Missouri to construct an adequate connecting highway from the Oklahoma-Missouri State Boundary line into Joplin, and

WHEREAS, the Missouri State Highway Commission did on the 31st day of May, 1954, enter into a written agreement with the Oklahoma Turnpike Authority that if the Authority would include in the issuance and sale of its revenue bonds sufficient bonds to create adequate funds for the construction in Oklahoma of a four-lane divided turnpike beginning on the west with a connection with the present State Highway System near Tulsa, Oklahoma, to the Western Boundary of the State of Missouri at a point south of, but in close proximity to, the intersection of the South Boundary line of the State of

Kansas with the West Boundary line of the State of Missouri, the Missouri Highway Commission would program the construction of a four-lane divided highway extending from the Eastern Terminus of the turnpike to a connection with the State Highway System near Joplin, a distance of approximately 9 miles, and upon receipt of notice of the sale of the turnpike bonds would forthwith proceed to procure the necessary right-of-way and to construct said connection and would use all available means to effect completion of the connection by the time the Will Rogers Turnpike was completed, and

WHEREAS, the Missouri State Highway Commission, and their Chief Engineer, Rex M. Whitton, have fully and faithfully carried out each and every provision of said agreement, and the Will Rogers Turnpike and the Missouri Connection are now well advanced toward completion, and will be placed in the service of the traveling public in June of this year, and

WHEREAS, construction of the Will Rogers Turnpike is one of the most monumental public works undertaken by the people of the State of Oklahoma in our first half century of Statehood.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

That the Legislature extend to the Missouri State Highway Commission, and to Rex M. Whitton, their Chief Engineer, the appreciation of the people of the State of Oklahoma for their outstanding and friendly interstate cooperation in the construction of the Missouri Connection to the Will Rogers Turnpike which made possible the construction of the Will Rogers Turnpike, one of the most monumental public works undertaken and completed in the State of Oklahoma in our half century of Statehood, and that the Legislature further commend the Missouri State Highway Commission and Rex M. Whit-

ton, on the modern design, the favorable location, and the expeditious construction of said Missouri Connection, making possible the dedication of these two modern highway facilities to the use of the traveling public at the same time this summer.

BE IT FURTHER RESOLVED that engrossed copies of this resolution be presented to Mr. Rex M. Whitton, Chief Engineer; Mr. H. D. Rodgers, Chairman; Mr. J. G. Morgan, Vice-Chairman; Mr. A. D. Sappington, Member; Judge M. C. Matthes, Member; and Mr. Edward L. Clark, Member Ex-Officio, being the Missouri Highway Commission and Mr. Robert L. Hyder, Chief Counsel, at the time the agreement for the Missouri Connection was executed; and to Mr. W. M. Robertson, Member and Mr. T. R. Beveridge, Member Ex-Officio, who have succeeded to and now are members of the Missouri Highway Commission.

SR 43 was referred for enrollment.

REFERRING FURTHER TO HCR 539

Senators Coppock, Breeden, Dendy and Baldwin asked to be made co-authors of **HCR 539**, which was the order.

HCR 539, as co-authored, was read at length as follows and adopted upon motion of Senator Price:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 539—By Nixon, Alexander, Chambers, Calkins, Musgrave, Patten, Slater, Allard, Andrews, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Buckler, Bullard, Camp, Carey, Carmichael, Cartwright, (Bryan), Cartwright (Seminole), Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Harkey, Hill, Horton, Huff,

Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Nance, Nevins, Nigh, Norris, Odom, Ogden, Ozmun, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemaker, Simmons, Skeith, Smith, Sparger, Sparkman, Sparks, Spear, Stevens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Tinker, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson and Wolf of the House and Price, Coppock, Breeden, Dendy and Baldwin of the Senate.

A CONCURRENT RESOLUTION IN MEMORY OF WILLIAM GROVE SKELLY, A FOREMOST CITIZEN OF THE CITY OF TULSA AND THE STATE OF OKLAHOMA.

WHEREAS, William Grove Skelly, who greatly contributed to the well-being and advancement of the State of Oklahoma and the City of Tulsa, departed this life on April 11, 1957; and

WHEREAS, Mr. Skelly's varied career as an industrialist, oilman and philanthropist encompassed a large portion of the history of the State; and

WHEREAS, his contributions to his City and State, and to society included service as Director of the Tulsa Community Chest, Chairman of the Oklahoma Santa Claus Commission, President of the International Petroleum Exposition, founder of the Spartan School of Aeronautics and Spartan Aircraft Company, donor of Skelly Stadium to the University of Tulsa, Director of the American Petroleum Institute, Chairman of the Tulsa Farm Club, donor of bookmobiles to the Tulsa Public Library, Director of the Tulsa Chamber of Commerce and the United States Chamber of Commerce, Trustee of the Carver Memorial Foundation, Director of the Mid-Continent Oil and Gas As-

sociation, Director of the Tulsa YMCA, Director of the Oklahoma Medical Research Foundation, Director of the National Conference of Christians and Jews and a Founder of its Southwestern Division, Trustee of the Southwest Research Institute, Republican National Committeeman of Oklahoma, President of the Northeast Oklahoma Hereford Breeders Association and of a great number of other civic, social welfare and business or professional organizations; and

WHEREAS, Mr. Skelly was the founder, President and Chairman of the Board of the Skelly Oil Company, one of Oklahoma's foremost petroleum corporations and a director of a number of other business concerns, and was the recipient of many justly-earned honors for his numerous civic and charitable activities and responsibilities, including, among many others, the NCCJ citation for "contributions of eternal value to brotherhood," honorary membership of the FFA and 4-H Clubs, member of the Oklahoma Hall of Fame, the 1946 Tulsa Man of the Year, the Gold Medal of the United States Ordnance Corps, the Certificate of Honor of the United States Air Force, the Pennsylvania Ambassador Award, the Oklahoma A. and M. College Scroll of Merit and numerous Tulsa Chamber of Commerce Awards; and

WHEREAS, W. G. Skelly exhibited remarkable qualities of spirit, enthusiasm, energy and courage that are best exemplified by his dictum, "Don't let anything get your dober down," and inasmuch as this body in 1955 memorialized him as "the greatest individual asset the City of Tulsa has";

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HONORABLE SENATE CONCURRING THEREIN:

That this body expresses its deep feel-

ings of regret at his death and declares its unreserved regard for his manifold accomplishments and services to his City and State, and to our citizens, and hereby transmits its heartfelt condolences to Mrs. Skelly and other members of his family; and

BE IT FURTHER RESOLVED that a copy of this Resolution, with our sincere respect and sympathy, be dispatched by the Chief Clerk of the House of Representatives to his wife, Mrs. Gertrude Frank Skelly; his daughters, Mrs. Carolyn Skelly Burfurd and Mrs. Harold C. Stuart; his brothers, Harry L. Skelly and John Scott Skelly; and his sister, Mrs. Henry Shenk.

Engrossed **HCR 539**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator Cartwright presiding.

REPORT OF SPECIAL COMMITTEE

The following report of the Special Committee appointed under **SR 37** was submitted and adopted upon motion of Senator Wilson (Beckham):

Mr. President and Members of the Senate:

We, your special committee appointed by authority of Senate Resolution No. 37, dealing with incorrect weights on packaged meat and other food items, beg leave to report that the committee has conducted extensive hearings and investigations into the subject assigned by said Resolution, and after study and deliberation, makes the following findings:

FINDINGS:

The Oklahoma Agricultural Code enacted by the 1955 Session of the Legislature gave to the Marketing Division of the State Department of Agriculture the duty to test scales for accuracy and the supervision over weights and measures of commodities sold in packaged form. The Code made it unlawful to misrepresent the weight of a commodity

sold or offered or exposed for sale or to represent the price of a commodity sold or offered or exposed for sale in any manner calculated or tending to mislead or deceive an actual or prospective customer. The Department of Agriculture concentrated on the scale testing phase of the law, because of lack of sufficient appropriation. Since the sale of pre-packaged meats has greatly increased during the past few years, the Department decided to have the inspectors of the Marketing Division check weights on pre-packaged foods. This was commenced on March 20, 1957. From that date to May 1, 1957, they have inspected 274 of the approximately 5,000 grocery stores in Oklahoma. At first many of the stores checked were short on weights, but after considerable publicity was given, the shortages decreased; however, the inspectors still continued to find shortages on weights of pre-packaged meats in some stores.

The law grants to the Department of Agriculture authority to issue stop-sale orders when they find pre-packaged meats in the counters with incorrect weights. The stop-sale order means that the meat in the store cannot be sold until it is repackaged, weighed and correctly marked. Stop-sale orders issued by the Department of Agriculture are public records and have been at all times available to the public. A report covering the period from March 20, 1957, to May 1, 1957, showing the number of stores inspected by county, the number of stop-sale orders issued, the number of violation reports issued, and designating whether to chain or independent stores, is attached hereto, marked "Exhibit A" and made a part hereof.

By policy, the Marketing Division was not issuing stop-sale orders to anyone who had an overcharge per package of less than two (2) cents, and criminal charges were not filed until after two or more violations were filed against one store.

RECOMMENDATIONS:

Due to the lateness of this Legislative Session, we are not recommending the introduction of any specific legislation; however, if the opportunity presents itself by amendment to presently introduced bills under consideration, we recommend the following changes in the present law:

1. That all pre-packaged meats sold by price per pound, where the weights are other than in even pound or pounds, be required to show correctly thereon in legible print or writing (1) the price per pound, (2) the meat weight and (3) the total price. This will enable the inspectors, as well as purchasers, to determine if the weight of the package is correct.

2. That pre-packaged fresh red meat be required to be weighed at least within the 48-hour period before it is exposed for, offered or sold, and the date of such weighing be shown on the package, either by date or by a code, which will be furnished to any inspector or other person requesting the same.

3. That, because of publicity given violations of the law relating to short-weights of pre-packaged meats and other food items, inspectors of the Marketing Division of the State Agricultural Department, finding shortages beyond the established tolerances set by rule of the Department, report the same to the proper County Attorney and offer to file a criminal complaint. A record of charges filed and charges offered to be filed by the inspectors should be maintained by the Department and such information furnished to the next session of the Oklahoma Legislature.

If the foregoing cannot be placed in the law during this Legislative Session, we recommend that the Department of Agriculture, through its rules and regulation-making authority, give serious consideration to the adopting of rules, regulations and policies which will effectuate the foregoing requirements with the full force and effect of law.

The committee recognizes the fact that the sale of pre-packaged meats and other food items is greatly increasing, and in connection with the continued public protection in this field, we recommend that the Legislative Council of The State of Oklahoma Assign for study to the appropriate committee the feasibility of enacting into law the following:

1. Any of the above three requirements which are not enacted into law by the 1957 Session or adopted by rule of the State Department of Agriculture.

2. The study of the feasibility of requiring that all pre-packaged meats and other foods show clearly thereon the date packaged, so that the public will be informed thereof.

3. The study of the requirement that any fresh red meat sold pre-packaged show clearly thereon the grade of the meat.

4. The study of the requirement that, when stop-sale orders are issued to any store in connection with a shortage of weight of pre-packaged meats or other foods, a copy of the stop-sale order be posted on the front door of the store and be required to remain there for at least 24 hours.

Respectfully submitted,
Senator Charles M. Wilson,
Chairman

County	Number of Inspections	Number of Stores	Average Overcharge Upon Which Stop-Sale Orders Are Based	Average on All Meats In Display Case	Number of Stop-Sale Orders	Violation Reports	Stop-Sale Orders Issued, Ir. dependent	Stop-Sale Orders Issued, Chain
Adair	4	4	—	—	—	—	—	—
Alfalfa	3	3	—	—	2	—	2	—
Bryan	5	5	2.00	1.14	3	—	2	1
			3.38	1.53				
			2.63	.86				
Caddo	3	3	—	—	—	—	—	—
Canadian	6	6	6.66	3.80	1	1-I	1	—
Carter	7	6	—	—	—	—	—	—
Cherokee	1	1	—	—	—	—	—	—
Cimarron	1	1	—	—	—	—	—	—
Cleveland	6	5	3.28	1.48	1	—	1	—
Coal	1	1	—	—	—	—	—	—
Comanche	7	7	3.24	2.83	2	—	2	—
			4.20	1.94				
Craig	4	4	—	—	—	—	—	—
Creek	6	6	3.57	3.42	1	—	1	—
Custer	3	3	4.00	.76	2	1-I	1	1
			2.30	.57				
Ellis	1	1	—	—	—	—	—	—
Garfield	7	7	1.71	1.71	2	—	2	—
			3.61	3.24				
Garvin	4	4	—	—	—	1-I	—	—
Grady	4	4	—	—	—	—	—	—
Grant	3	3	—	—	—	—	—	—

Harmon	5	5	—	—	*1	—	1	—
Haskell	1	1	—	—	—	—	—	—
Hughes	1	1	—	—	—	—	—	—
Jackson	4	4	5.36	2.03	1	—	1	—
Johnston	1	1	—	—	—	—	—	—
Kay	9	9	7.68	.81	3	—	3	—
			5.28	5.07				
			4.37	.59				
Kingfisher	1	1	—	—	—	—	—	—
Lincoln	5	5	—	—	—	—	—	—
Logan	5	5	5.17	5.17	1	—	1	—
Marshall	1	1	—	—	—	—	—	—
Mayes	7	5	9.75	2.60	4	—	4	—
			3.00	.38				
			6.75	6.75				
			10.75	1.87				
McClain	3	3	4.23	4.23	1	—	1	—
Murray	3	3	5.25	2.29	1	—	1	—
Muskogee	10	9	—	—	—	2-I	—	—
Noble	2	2	4.00	1.23	1	—	—	1
Okfuskee	3	2	10.00	5.17	1	—	1	—
Oklahoma	48	45	13.00	13.00	6	2-I	5	1
			2.55	2.44				
			3.39	3.39				
			2.15	1.87				
			14.11	14.11				
			7.31	7.31				
Okmulgee	15	13	2.77	2.40	1	1-C	1	—
						1-I		
Ottawa	4	4	6.29	5.50	2	1	2	—
			4.30	2.87				
Payne	10	10	3.14	2.32	1	—	1	—
Pittsburg	5	5	3.36	3.13	1	1-C	1	—
Pontotoc	3	3	—	—	—	—	—	—

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 41—Economic and Industrial Development.

DO PASS, as amended:

SB 360—Social Welfare.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 43—By Trent—A Joint Resolution waiving the immunity of the State from liability for damages resulting from tortious acts of its employees and from defective equipment at State Penal Institutions including the State Training School for White Boys; waiving immunity of the State from suit; authorizing suit in the matter of alleged wrongful deaths; specifying procedure; and declaring an emergency.

SB 457—By Garvin—An Act relating to the County Commissioners of the State of Oklahoma; amending 19 O. S. 1951, Section 323; and declaring an emergency.

SB 458—By Roads and Highways Committee—An Act relating to roads and highways; authorizing the State Highway Department to cooperate with the International Road Federation and to employ non-citizen engineers and engineering students; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 451—Senator Allen asked unanimous consent, which was granted, that **SB 451**, by Allen of the Senate and Davis and Lance of the House, be ordered printed and placed upon the Calendar without reference to a Committee.

SB 452—State and Federal Government.

SB 453—Military and Veterans Affairs.

SB 454—Appropriations and Budget.

SB 455—Senator Jones asked unanimous consent, which was granted, that **SB 455**, by Jones, be ordered printed and placed upon the Calendar without reference to a Committee.

SB 456—Senator Jones asked unanimous consent, which was granted, that **SB 456**, by Jones, be ordered printed and placed upon the Calendar without reference to a Committee.

GENERAL ORDER

HB 736, by Andrews and Simmons, was read and considered.

Upon motion of Senator Miskovsky, **HB 736** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HB 736** was considered engrossed and placed upon third reading and final passage.

Senator Hope asked unanimous consent that the title to **HB 736** be ordered stricken, which was the order.

THIRD READING

HB 736 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—37.

Excused: Collins (Creek), Collins (Pontotoc), Grantham, Young (Haskell).—4.

Not Voting: Fine, Hall, Jones.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—37.

Excused: Collins (Creek), Collins (Pontotoc), Grantham, Young (Haskell).—4.

Not Voting: Fine, Hall, Jones.—3.

The Emergency was declared passed.

HB 736, as amended, was referred for engrossment.

Senator Young (Cleveland) presiding.

GENERAL ORDER

By unanimous consent, upon request of Senator Rinehart, **SJR 41**, by Rinehart of the Senate and Sweeney of the House, was taken up for consideration and read at length.

Upon motion of Senator Rinehart, **SJR 41** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended, and **SJR 41** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 41 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, Miskovsky, Price,

Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Nay: Perryman.—1.

Excused: Collins (Creek), Collins (Pontotoc), Grantham, Stipe, Young (Haskell).—5.

Not Voting: Allen, Baldwin, Herndon, McSpadden, Mahan, Payne.—6.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, Miskovsky, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Nay: Perryman.—1.

Excused: Collins (Creek), Collins (Pontotoc), Grantham, Stipe, Young (Haskell).—5.

Not Voting: Allen, Baldwin, Herndon, McSpadden, Mahan, Payne.—6.

The Emergency was declared passed.

SJR 41 was referred for engrossment.

Senator Young (Haskell) asked to be recorded present, which was the order.

GENERAL ORDER

Senator Sandlin asked unanimous consent that consideration of **SB 324**, by Sandlin, be deferred for this legislative day, which was the order.

Senator Wilson (Beckham) asked unanimous consent that **SB 292**, by Wilson (Beckham) and Easterly, be ordered stricken from the Calendar, which was the order.

Senator Collins (Creek) asked to be recorded present, which was the order.

President Pro Tempore Baldwin presiding.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on SB 131 was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed SB 131 and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF VOCATIONAL EDUCATION; STATING THE PURPOSE; MAKING THE APPROPRIATION NON-FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return same with the following recommendation:

- 1. That Engrossed House Amendment No. 1 be rejected.
2. That the Enacting Clause be inserted.
3. That the figures \$400,000.00 in each column in Section 1, page 1, on Line 36 be stricken and the figures

\$350,000.00 be inserted in lieu thereof in each column.

Respectfully submitted,

Senate Conferees: House Conferees:
Hope, Larason,
Chairman Chairman
Wilson (Greer) Wolf,
Vice Chairman Vice Chairman
Easterly Bliss
Grantham Calkins
Hamilton Cook
McColgin Ham
Ritzhaupt Levergood
Trent Livingston
Young Lollar
(Cleveland) Morford
Ogden
Pazoureck
Pitcher
Scarborough
Vandiver

SB 131, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson

(Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Dendy, Fine, Frazier, McSpadden, Mahan, Miskovsky.—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Dendy, Fine, Frazier, McSpadden, Mahan, Miskovsky.—6.

The Emergency was declared passed.

SB 131, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 100** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 100** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA TAX COMMISSION; PROVIDING FOR THE PAYMENT OF EMPLOYEES AND OTHER OPERATING EXPENSES OF THE OKLAHOMA TAX COMMISSION; RESTRICTING AGAINST PAYMENTS

FOR PRIOR YEARS' OBLIGATIONS; PROVIDING FOR THE PAYMENT OF PERSONNEL AND OTHER EXPENSES OF THE STATE EXAMINER AND INSPECTOR'S OFFICE; PROVIDING FOR THE APPOINTMENT AND COMPENSATION OF NECESSARY PERSONNEL; RELATING TO THE TRANSFER OF FUNDS; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be rejected.
2. That Engrossed House Amendments Nos. 2, 3, 4 and 5 be adopted.

Respectfully submitted,

Senate Conferees: House Conferees:

Hope	Larason
Chairman	Chairman
Wilson (Greer)	Wolf
Vice-Chairman	Vice-Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young	Lollar
(Cleveland)	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarborough
	Vandiver

SB 100, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, Jones, McClendon,

don, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Dendy, Hall, Herndon, McSpadden, Mahan, Miskovsky.—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, Jones, McClen-don, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Dendy, Hall, Herndon, McSpadden, Mahan, Miskovsky.—6.

The Emergency was declared passed.

SB 100, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MESSAGE FROM THE HOUSE

Requesting the return of **SB 105** for correction of House Amendments.

Upon motion of Senator Fine, the request of the Honorable House for the return of **SB 105** was ordered granted.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 735** and **748**, each as amended.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 137** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAK-

ER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 137** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF PUBLIC AFFAIRS; STATING THE PURPOSE; MAKING THE APPROPRIATION NON-FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be rejected.

2. That on Page 1, Section 1, line 13 the figures "1957" be stricken and the figures "1958" be inserted in lieu thereof.

3. That on Page 1, Section 1, lines 11 and 12 the words "Emergency Appropriation Fund" be stricken and the words "Public Building Fund" be inserted in lieu thereof.

Respectfully submitted.

Senate Conferees: House Conferees:

Hope	Larason
(Chairman)	(Chairman)
Wilson (Greer)	Wolf
Vice Chairman	Vice Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young	Lollar
(Cleveland)	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarborough
	Vandiver

SB 137, as amended in Conference, was read as length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Grantham.—2.

Not Voting: Allen, Frazier, Hall, McClendon, Tipps, Wilson (Beckham).—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Grantham.—2.

Not Voting: Allen, Frazier, Hall, McClendon, Tipps, Wilson (Beckham).—6

The Emergency was declared passed.

SB 137, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 161** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT
OF THE SENATE AND THE

SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 161** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE CENTRAL STATE GRIFFIN MEMORIAL HOSPITAL; STATING THE PURPOSE; DESIGNATING THE STATE BOARD OF PUBLIC AFFAIRS AS THE CONTRACTING AND PURCHASING AGENCY; DELEGATING APPROVAL OF PLANS AND SPECIFICATIONS TO THE MENTAL HEALTH BOARD; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY, beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be adopted.
2. That the Enacting Clause be inserted.

Respectfully submitted,

Senate Conferees: House Conferees:

Hope,	Larson,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice-Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young	Lollar
(Cleveland)	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarborough
	Vandiver

SB 161, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Pontotoc), Grantham.—2.

Not Voting: Cowden, Frazier, Hall, Herndon, McClendon, Tipps, Wilson (Beckham).—7.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Pontotoc), Grantham.—2.

Not Voting: Cowden, Frazier, Hall, Herndon, McClendon, Tipps, Wilson (Beckham).—7.

The Emergency was declared passed.

SB 161, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 111** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE

SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 111** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION FOR THE FISCAL YEARS ENDING JUNE 30, 1959, FOR MAINTENANCE, SUPERVISION, AND GENERAL UPKEEP OF OKLAHOMA ORPHAN, DESTITUTE, AND DELINQUENT MINOR CHILDREN WHO ARE NOT IN STATE INSTITUTIONS; PROVIDING THE MEANS OF EXPENDING THEREOF BY THE STATE BOARD OF AFFAIRS ON A PER CAPITA BASIS; FIXING CERTAIN QUALIFICATIONS FOR INSTITUTIONS ELIGIBLE TO RECEIVE THE BENEFITS THEREOF; MAKING APPROPRIATIONS NON-FISCAL; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be adopted.

Respectfully submitted,

Senate Conferees: House Conferees:

Hope	Larson
Chairman	Chairman
Wilson (Greer)	Wolf
Vice Chairman	Vice Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young	Lollar
(Cleveland)	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarborough
	Vandiver

SB 111, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Carrier, Cowden, Frazier, Hall, McClendon, Rinehart, Wilson (Beckham).—7.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Carrier, Cowden, Frazier, Hall, McClendon, Rinehart, Wilson (Beckham).—7.

The Emergency was declared passed.

SB 111, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 156** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT

OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 156** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE PAULS VALLEY STATE SCHOOL; STATING THE PURPOSE; DESIGNATING THE STATE BOARD OF PUBLIC AFFAIRS AS THE CONTRACTING AND PURCHASING AGENCY; DELEGATING APPROVAL OF PLANS AND SPECIFICATIONS TO THE MENTAL HEALTH BOARD; MAKING THE APPROPRIATION NON-FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY, beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be rejected.
2. That Engrossed House Amendment No. 2 be adopted.
3. That the Enacting Clause be inserted.

Respectfully submitted,

Senate Conferees: House Conferees:

Hope	Larason
Chairman	Chairman
Wilson (Greer)	Wolf
Vice Chairman	Vice Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young	Lollar
(Cleveland)	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarborough
	Vandiver

SB 156, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgen, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Carrier, Frazier, Hall, McSpadden, Rinehart, Sandlin, Wilson (Beckham).—7.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgen, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Carrier, Frazier, Hall, McSpadden, Rinehart, Sandlin, Wilson (Beckham).—7.

The Emergency was declared passed **SB 156**, together with Conference

Committee Report thereon, was ordered transmitted to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 127** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 127** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE STATE VETERANS DEPARTMENT, STATE ACCREDITING AGENCY, OKLAHOMA STATE WAR VETERANS HOME FACILITIES, SULPHUR, OKLAHOMA, THE OKLAHOMA STATE WAR VETERANS HOME FACILITIES, ARDMORE, OKLAHOMA, AND THE OKLAHOMA WAR VETERANS COMMISSION; STATING THE PURPOSE; PROVIDING FOR THE TRANSFER OF FUNDS; AUTHORITY FOR THE ADMINISTRATION OF AFFAIRS OF THE STATE VETERANS DEPARTMENT, STATE ACCREDITING AGENCY, AND EACH OF THE INSTITUTIONS LISTED IN THIS ACT, * * * AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendments No. 1, 3 and 4 be adopted.

2. That Engrossed House Amendment No. 2 be rejected.

Respectfully submitted,

Senate Conferees:	House Conferees:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young	Lollar
(Cleveland)	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarborough
	Vandiver

SB 127, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Jones, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Collins (Creek), Frazier, Hall, McSpadden, Sandlin, Wilson (Beckham).—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope,

Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Collins (Creek), Frazier, Hall, McSpadden, Sandlin, Wilson (Beckham).—6.

The Emergency was declared passed.

SB 127, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING ACTION ON CCR:

Upon motion of Senator Hope, the Conference Committee Report on **HB 777** was adopted.

HB 777, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Harris, Herndon, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Hamilton, McClendon.—2.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Collins (Creek), Fine, Frazier, Hall, Hope, Sandlin, Walker.—7.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Harris, Herndon, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne,

Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Hamilton, McClendon.—2.

Excused: Collins (Pontotoc), Grant-ham.—2.

Not Voting: Collins (Creek), Fine, Frazier, Hall, Hope, Sandlin, Walker.—7.

The Emergency was declared passed.

HB 777, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

SB 225, by Allen, was read and considered.

Upon motion of Senator Allen, **SB 225** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and **SB 225** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 225 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, McColgin, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Ritzhaupt.—1.

Excused: Collins (Pontotoc), Grant-ham, Stipe.—3.

Not Voting: Boecher, Collins (Creek), Cowden, Frazier, Hall, Jones, McClendon, McSpadden, Payne, Wilson (Beckham).—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Ritzhaupt.—1.

Excused: Collins (Pontotoc), Grant-ham, Stipe.—3.

Not Voting: Boecher, Collins (Creek), Cowden, Frazier, Hall, Jones, McClendon, Payne, Wilson (Beckham).—9.

The Emergency was declared passed.

SB 225 was referred for engrossment.

GENERAL ORDER

SB 415, by Cartwright of the Senate and Bond (Marshall) and Andrews of the House, was read and considered.

Senator Cartwright asked unanimous consent that the enacting clause to **SB 415** be ordered stricken, which was the order.

Upon motion of Senator Cartwright **SB 415**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended, and **SB 415**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 415 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Cowden, Dacus, Dendy, Field, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walk-

er, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Easterly.—1.

Excused: Collins (Pontotoc), Grantham, Stipe.—3.

Not Voting: Collins (Creek), Coppock, Fine, Frazier, Garvin, Hall, McClendon.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Cowden, Dacus, Dendy, Field, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Easterly.—1.

Excused: Collins (Pontotoc), Grantham, Stipe.—3.

Not Voting: Collins (Creek), Coppock, Fine, Frazier, Garvin, Hall, McClendon.—7.

The Emergency was declared passed.

SB 415, as amended, was referred for engrossment.

GENERAL ORDER

SB 252, by Wilson (Beckham) was read and considered.

Senators Rinehart, Herndon, McSpadden and Mahan moved to amend **SB 252**, Line 7, Page 1, by adding after the word, "taken," the following: "Provided, however, this Act shall not apply to any candidate of the female gender," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 252**, Line 4, Page 1, by adding after the article, "a," and before the word, "photograph," the words, "unretouched and authentic," which amendment was declared adopted.

Senator Wilson (Beckham) asked unanimous consent that **SB 252** be referred to the Aviation Committee, which was the order.

SB 63, by Cowden, was read and considered.

Upon motion of Senator Cowden, **SB 63** was advanced to engrossment and third reading.

Upon motion of Senator Cowden, the rules of the Senate were suspended, and **SB 63** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 63 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Carrier, Collins (Creek), Cowden, Dendy, Easterly, Field, Frazier, Herndon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham).—25.

Nay: Breeden, Coppock, Dacus, Fine, Hamilton, Jones, Wilson (Greer), Young (Haskell).—8.

Excused: Collins (Pontotoc), Grantham, Stipe.—3.

Not Voting: Allen, Cartwright, Garvin, Hall, Harris, Hope, McClendon, Young (Cleveland).—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Cowden, Dendy, Easterly, Field, Frazier, Herndon, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—30.

Nay: Coppock, Dacus, Fine, Hamilton.—4.

Excused: Collins (Pontotoc), Grantham, Stipe.—3.

Not Voting: Cartwright, Garvin, Hall, Harris, Hope, McClendon, Young (Cleveland).—7.

The Emergency was declared passed.

SB 63 was referred for engrossment. Senator Cartwright presiding.

RESOLUTION

By unanimous consent, upon request of Senator Herndon, the following Resolution was introduced:

SENATE RESOLUTION NO. 44—By HERNDON, PAYNE, HAMILTON, GARVIN, FRAZIER, TRENT, WILSON (GREER), COLLINS (PONTOTOC)—**A RESOLUTION COMMENDING JACK V. BOYD FOR HIS YEARS OF SERVICE AS EXECUTIVE DIRECTOR OF THE OKLAHOMA PLANNING AND RESOURCES BOARD.**

Senators Field, Rinehart, Hope, Shoemaker, Easterly, Cowden, Dacus, Cartwright, Boecher, Collins (Creek), Perryman, Sandlin, McColgin, Fine, Mahan, Young (Haskell), Jones, McSpadden, and Coppock asked to be made co-authors of **SR 44**, which was the order.

Senator Herndon asked that all other members of the Senate present be made co-authors of **SR 44** unless otherwise ordered, which was the order.

SR 44 was read at length as follows, adopted upon motion of Senator Herndon, and ordered referred for engrossment:

SENATE RESOLUTION NO. 44—BY: Herndon, Payne, Hamilton, Garvin, Frazier, Trent, Wilson (Greer), Collins (Pontotoc), Field, Rinehart, Hope, Shoemaker, Easterly, Cowden, Dacus, Cartwright, Boecher, Collins (Creek), Perryman, Sandlin, McColgin, Fine, Mahan, Young (Haskell), Jones, McSpadden, Coppock, Allen, Baldwin, Breeden, Carrier, Dendy,

Hall, Harris, McClendon, Miskovsky, Price, Ritzhaupt, Tipps, Walker, Wilson (Beckham), and Young (Cleveland).

A RESOLUTION COMMENDING JACK V. BOYD FOR HIS YEARS OF SERVICE AS EXECUTIVE DIRECTOR OF THE OKLAHOMA PLANNING AND RESOURCES BOARD.

WHEREAS, Jack V. Boyd, Executive Director of the Planning and Resources Board, has recently tendered his resignation from said Board; and

WHEREAS, Jack V. Boyd has completed six years as an active, faithful public servant for this Great State; and

WHEREAS, the Planning and Resources Board, one of the State's largest agencies, was administered efficiently and in an enlightened manner during trying times of modernization and growth; and

WHEREAS, under his administration, the Planning and Resources Board has developed into an agency which is run on sound principles and in the best interests of the State of Oklahoma; and

WHEREAS, this young man of 35 years, a man who has had a full and interesting career of service, now goes into yet another job in which we hope he shall make as many friends and do as splendid a job as he has done for the State; and

WHEREAS, Jack V. Boyd, a native Oklahoman, has given his best for his Native State and we join in the praise which has already been heaped upon him for his years of fine service and we wish him a most sincere "good luck" for the future.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That we do hereby make it known to all that we gratefully acknowledge the tireless efforts of this individual who has acted so faithfully in the role of public servant as the

Executive Director of the Oklahoma Planning and Resources Board.

SECTION 2. That a duly authenticated copy of this Resolution be forwarded to Jack V. Boyd at his home, 2201 Ashly Drive, Oklahoma City, Oklahoma.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 918 and 993 and SBs 396, 422, 427, 445, 446 and 447 each correctly engrossed.

Engrossed **SAs** to and Engrossed **HBs 918 and 993**, as amended, were each properly signed and ordered returned to the Honorable House.

Engrossed **SBs 396, 422, 427, 445, 446 and 447** were each properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HJR**s 503 and 524.

The above numbered Enrolled Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator McSpadden asked to be shown excused for the remainder of this Legislative Day, which was the order.

GENERAL ORDER

SB 440, by Field, was read and considered.

Senator Miskovsky moved to amend **SB 440**, line 2, page 1, and line 2, page 2, sub-section 1-b, and line 12, page 2, after the word, "state," by adding the words, "or county," which amendment by unanimous consent he withdrew.

Senator Field asked unanimous consent that further consideration of **SB 440** be deferred until tomorrow, which was the order.

Senator Grantham asked to be recorded present, which was the order.

SB 443, by Hope, was read and considered.

Upon motion of Senator Hope, **SB 443** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **SB 443** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 443 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Collins (Creek), Dendy, Fine, Mahan, Walker.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Collins (Creek), Dendy, Fine, Mahan, Walker.—5.

The Emergency was declared passed.

SB 443 was referred for engrossment.

GENERAL ORDER

SB 368, by Sandlin and Wilson (Greer) was considered further.

Senator Rinehart moved to amend **SB 368**, line 8, page 14, by adding at the end of line 8 the following: "Providing, however, that no contract shall be made conveying the title or use of any waters of the State of Oklahoma to any person, firm, corporation or other state or subdivision of government, for sale or use in any other state, unless such contract be specifically authorized by an act of the Oklahoma Legislature thereafter as approved by it," which amendment was declared adopted.

Upon motion of Senator Sandlin, **SB 368**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 368**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 368 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Harris, Hope, Jones, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Breeden, Hamilton, Young (Haskell).—3.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Dendy, Frazier, Herndon, McClendon.—4.

The Bill was declared passed.

On the question of passage of Emer-

gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Harris, Hope, Jones, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Breeden, Hamilton, Young (Haskell).—3.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Dendy, Frazier, Herndon, McClendon.—4.

The Emergency was declared passed.

SB 368, as amended, was referred for engrossment.

Senator Mahan asked unanimous consent that **SB 450**, by Mahan of the Senate and Shoemake and Tinker of the House, be withdrawn from the Committee on County Government and ordered printed and placed upon the Calendar, which was the order.

GENERAL ORDER

SB 441, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 441** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 441** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 441 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones,

McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Dendy, Frazier, Herndon, McClendon, Mahan, Sandlin.—6.

The Bill was declared passed.

Senator Miskovsky asked unanimous consent that the emergency clause to **SB 441** be ordered stricken and the title amended to conform thereto, which was the order.

SB 441 was referred for engrossment.

GENERAL ORDER

SB 332, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 332** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 332** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 332 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Nay: Baldwin, Cartwright, Fine, McColgin, Ritzhaupt, Young (Haskell).—6.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Boecher, Collins (Creek), McClendon, Mahan.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Nay: Baldwin, Cartwright, Fine, McColgin, Ritzhaupt, Young (Haskell).—6.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Boecher, Collins (Creek), McClendon, Mahan.—4.

The Emergency was declared passed.

SB 332 was referred for engrossment.

GENERAL ORDER

SB 212, by McSpadden and Coppock of the Senate and Odom et al of the House, was read and considered.

Senator Coppock moved to amend **SB 212**, line 2, page 3, by striking after the word "be" and before the word "per" the words and figures "Three (\$3.00) Dollars" and inserting in lieu the words and figures "One Dollar and fifty cents (\$1.50)", which amendment was declared adopted.

Senator Coppock moved to amend **SB 212**, line 3, page 3, by striking after the word "and" and before the word "per" on line 4, the words and figures "Five (\$5.00) Dollars" and inserting the words and figures "Three (\$3.00) Dollars", which amendment was declared adopted.

Senator Coppock moved to amend **SB 212**, line 17, page 3, by adding after the word "life" and before the word "The" in line 18, the following: "and to set up special rules and regulations governing

craft longer than twenty-six (26) feet" which amendment was declared adopted.

Senator Coppock asked unanimous consent, which was granted, to defer further consideration of **SB 212** for this day.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HJR 517**.

The above numbered Enrolled Resolution was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 105**, as amended.

HAS to **SB 105** read as follows:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 105 of TITLE to read as follows:

AN ACT RELATING TO PUBLIC HIGHWAYS, ROADS, STREETS AND ALLEYS, AND THE CONSTRUCTION, MAINTENANCE AND FINANCING THEREOF; MAKING AN APPROPRIATION TO THE STATE HIGHWAY DEPARTMENT; PROVIDING FOR THE FUNDS TO BE EXPENDED TO PAY LEGAL OBLIGATIONS INCURRED BY THE STATE DEPARTMENT OF HIGHWAYS, THE STATE HIGHWAY COMMISSION, AND BOARD OF COUNTY COMMISSIONERS FOR THE CONSTRUCTION AND MAINTENANCE OF ROADS AND HIGHWAYS AND OTHER NECESSARY EXPENSES; PROVIDING FOR THE PAYMENT OF ADMINISTRATIVE EXPENSES OF THE STATE HIGHWAY COMMISSION; PROVIDING FOR THE PAYMENT OF BOND PREMIUMS AND PREMIUMS OF WORKMEN'S COMPENSATION INSURANCE, PAYMENT OF PREMIUMS ON PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE AND PAYMENT OF COMPENSATION DUE INJURED WORKMEN UNDER

WORKMEN'S COMPENSATION LAW; PROVIDING FOR THE PAYMENT OF OTHER NECESSARY EXPENSES INCURRED BY THE STATE HIGHWAY DEPARTMENT; MAKING AN APPROPRIATION FROM THE GENERAL REVENUE FUND TO THE STATE HIGHWAY DEPARTMENT; PROVIDING FOR THE METHOD OF DISBURSEMENT OF FUNDS AND ISSUANCE OF CONTRACTS; APPROPRIATING ANY CASH SURPLUS ABOVE THE APPROPRIATION MADE BY THIS ACT FROM THE STATE HIGHWAY CONSTRUCTION AND MAINTENANCE FUND; MAKING THE PROVISIONS OF THIS ACT SUBJECT TO THE PROVISIONS OF TITLE 62, CHAPTER 1c, PAGE 370, O. S. L. 1947; PROVIDING FOR THE FILING OF BUDGET ESTIMATES WITH THE STATE BUDGET DIRECTOR; MAKING THE APPROPRIATIONS NON-FISCAL; AMENDING 47 O. S. 1951 § 22.2, AS AMENDED; MAKING AN APPROPRIATION FROM ANY SURPLUS ACCRUING TO THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL YEAR 1957 IN EXCESS OF ALL OTHER APPROPRIATIONS; MAKING AN APPROPRIATION FROM THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL YEAR 1958 IN EXCESS OF ALL APPROPRIATIONS MADE THEREFROM; REQUIRING ALTERNATE BIDS ON SURFACE OF URBAN, PRIMARY OR INTERSTATE HIGHWAYS; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

AMENDMENT NO. 2. Amend by reinserting the "ENACTING CLAUSE."

AMENDMENT NO. 3. Amend Page 2, SECTION 2, Line 23 by striking SECTION 2 and substituting a new SECTION 2 to read as follows:

"SECTION 2. There is hereby appropriated from any monies in the State Treasury from the following funds des-

ignated and for the fiscal years indicated to the State Highway Department the sum of Three Million Seven Hundred Fifty Thousand Dollars (\$3,750,000.00)

for the fiscal year ending June 30, 1958, and Three Million Seven Hundred Fifty Thousand Dollars (\$3,750,000.00) for the fiscal year ending June 30, 1959:

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
Emergency Appropriation Fund for the Fiscal Year		
Ending June 30, 1957 -----	\$2,268,119.30	
General Revenue Fund 1958 -----	1,481,880.70	
General Revenue Fund 1959 -----		\$3,750,000.00
Total -----	\$3,750,000.00	\$3,750,000.00

Said appropriation shall be transferred and is hereby appropriated to the State Highway Construction and Maintenance Fund, and shall be expended in the same manner and for the same purposes as other monies accruing to the credit of the State Highway Construction and Maintenance Fund."

AMENDMENT NO. 4. Page 3, Line 35, amend by adding a new SECTION 8 to read as follows:

"SECTION 8. 47 O. S. 1951 § 22.2, as amended in 1955, is hereby amended to read as follows:

§ 22.2. All license fees, taxes and penalties collected or received by the Commission, pursuant to the provisions of this Act, shall be apportioned as follows: (a) Five per cent (5%) of all monies, funds, license fees and penalties collected or received by the Oklahoma Tax Commission pursuant to the provisions of this Act excluding registration fees retained by Motor License Agents for their services shall be paid by the Oklahoma Tax Commission each month to the State Treasurer of the State of Oklahoma and credited by the State Treasurer to the Oklahoma Tax Commission Fund, to be paid out of said Fund in payment of expenses necessarily incurred by said Commission in the performance of its lawful duties and upon direct appropriation by the Oklahoma Legislature.

(b) The remaining ninety-five per

cent (95%) of all license fees and penalties collected or received by the Commission from the registration of trucks used exclusively for "farm use" and for which farm truck tags are issued, and automobiles, pursuant to this Act, shall be apportioned monthly to the county in which the money was collected, for the use and support of the common schools of the county. Such money shall be remitted to the county treasurer and by him apportioned on average daily attendance per capita distribution basis, as certified to him by the county superintendent of schools to the school districts of the county where such pupils attend school; provided that the school district makes an ad valorem tax levy of fifteen (15) mills and is maintaining twelve (12) years of instruction.

(c) It is hereby provided that the various school districts of the counties of the State, after the effective date of this Act, in estimating the income of the respective districts for the succeeding fiscal year, may use as a basis for arriving at the amount to be estimated the actual income received from the same source the previous fiscal year plus ninety per cent (90%) of any increase estimated by the Oklahoma Tax Commission.

All the remaining revenue collected from all other sources under the provisions of this Act, excluding registration

fees retained by Motor License Agents for their services, shall be distributed as follows:

(d) * * * *Fifty-five per cent (55%)* shall be allocated to the various counties of the State in the following manner: Forty per cent (40%) of such sum shall be distributed to the various counties in that proportion which the county road mileage of each county bears to the entire state road mileage as certified by the State Highway Commission and remaining sixty per cent (60%) of such sum shall be distributed to the various counties on the basis which the population and area of each county bears to the total population and area of the State. Such sums as may be due the various counties of the State shall be remitted to the respective county treasurers monthly and shall be used for the construction, improvement or repair of highways, except that the county treasurer shall deposit so much of said money in the sinking fund as may be necessary for the retirement of interest and annual accrual of indebtedness created by the issuance of county or township bonds for road purposes, but not to exceed forty per cent (40%) of such monies shall be so used. Monies allocated to counties hereunder may be set up and estimated by the county excise board in the budget for the county as anticipated revenue to the extent of ninety per cent (90%) of the previous year's income from such source, provided not more than fifteen per cent (15%) can be encumbered during any one month.

(e) Twenty per cent (20%) shall be allocated to a Farm to Market and Secondary Road Fund for the purpose of matching Federal funds for the construction of farm to market roads and secondary roads.

During the fiscal year for which said funds are collected, allocated or received any county may use its proportionate part of said twenty per cent (20%) for the purpose of matching

Federal Aid Secondary Funds, but if the amount or any part thereof allocable to any county shall not be so used or obligated by the County Commissioners of any county within any fiscal year or twelve (12) months thereafter, such amount shall be used by the State Highway Commission for the purpose of matching Federal Aid Secondary Funds for the construction or improvement of any roads or highways on the Federal Aid Secondary Highway System.

(f) Twenty-five per cent (25%) shall be distributed to the various county treasurers of the State for allocation to the cities and incorporated towns; said twenty-five per cent (25%) to be apportioned to the county treasurers in the proportion which each county's population bears to the population of the State and shall be allocated to the cities and incorporated towns of each such county in that proportion which the population of the cities and incorporated towns bears to the total city and incorporated town population of the county.

All monies allocated to the cities and incorporated towns shall be used for the construction, maintenance, repair, improvement and lighting of streets and alleys. Provided, however, that the governing board of any city or town in the respective counties of the State may, with the approval of the County Excise Board, transfer any surplus in the street and alley fund created by this Act to the general revenue fund of said city or town whenever any emergency exists in the general revenue fund of any city or town."

AMENDMENT NO. 5. Amend Page 3 by adding a new SECTION 9 as follows:

"SECTION 9. There is hereby appropriated fifty per cent (50%) of any money accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1957, in ex-

cess of all appropriations heretofore made by the Legislature from said money to the State Highway Department for the purpose of the construction of highways. Said appropriation shall be transferred and is hereby appropriated to the State Highway Construction and Maintenance Fund and shall be expended in the same manner and for the same purposes as other monies accruing to the credit of the State Highway Construction and Maintenance Fund."

AMENDMENT NO. 6. Amend Page 3 by adding a new SECTION 10 to read as follows:

"SECTION 10. There is hereby appropriated thirty seven and one-half per cent (37½%) of any money accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1958, in excess of all appropriations heretofore made by the Legislature from said money to the State Highway Department for the purpose of constructing highways. Said appropriation shall be transferred and is hereby appropriated to the State Highway Construction and Maintenance Fund, and shall be expended in the same manner and for the same purposes as other monies accruing to the credit of the State Highway Construction and Maintenance Fund. It is further provided that the total amount of said appropriation shall not exceed Two Million Dollars (\$2,000,000.00)."

AMENDMENT NO. 7. Amend Page 3 by adding a new SECTION 11 to read as follows:

"SECTION 11. Funds appropriated by this Act shall not be used for paying any part of the cost of any highway construction project on urban, primary, or interstate highways where either asphaltic concrete or Portland cement concrete is considered necessary, unless bids are taken on both asphaltic concrete surfacing and Portland cement concrete surfacing, each designed for the same load bearing capacity. Each con-

tract shall be let to the lowest and best bid without regard to the type of material used for construction of same."

AMENDMENT NO. 8. Page 3, Line 35, renumber SECTION 8 to read SECTION 12 and Page 4, Line 4, renumber SECTION 9 to read SECTION 13.

Senator Fine moved that the Senate concur in **HAS** to **SB 105**.

Senator Miskovsky asked unanimous consent, which was granted, to defer consideration of **SB 105**, as amended, temporarily, to permit him to make a request, which follows.

MOTION TO RECONSIDER VOTES

Senator Miskovsky asked unanimous consent, to which Senator Trent objected, to have the time extended one day for consideration of his motion to reconsider the vote by which **HB 538** was passed.

Senator Miskovsky moved that the rules of the Senate be suspended for the purpose of considering his request for the extension of time until tomorrow for the consideration of his motion to reconsider the vote by which **HB 538** was passed.

Senator Sandlin moved to table the Miskovsky motion, which motion was declared failed of adoption upon a roll call as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Cowden, Dacus, Dendy, Harris, McColgin, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland).—18.

Nay: Baldwin, Boecher, Collins (Creek), Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, Miskovsky, Perryman, Stipe, Tipps, Wilson (Beckham), Young (Haskell).—21.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Coppock, Mahan, Rinehart.—3.

Senator Miskovsky asked unanimous

consent, to which Senator Trent objected, that consideration of his motion to reconsider the vote by which **HB 538** was passed be deferred until tomorrow.

The vote occurring on the Miskovsky motion, to suspend the rules, it was declared adopted upon a roll call as follows:

Aye: Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, Miskovsky, Perryman, Price, Ritzhaupt, Stipe, Tipps, Wilson (Beckham), Young (Haskell).—27.

Nay: Allen, Breeden, Dacus, Harris, McColgin, Payne, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland).—12.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Coppock, Mahan, Rinehart.—3.

Senator Miskovsky asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **HB 538** was passed be deferred until tomorrow.

Senator Grantham asked unanimous consent, which was granted, to defer consideration of his motion for one day to reconsider the vote by which **SB 357** failed of passage.

Referring further to **SB 105**, as amended by the Honorable House:

Senator Perryman moved that the Senate adjourn, which motion was ruled out of order on a point of order raised by Senator Shoemake, who stated it followed discussion.

Senator Miskovsky moved that the Senate adjourn, to meet as provided under the Rules, which motion was tabled upon motion of Senator Fine.

Senator Collins (Creek), as a substitute for the Fine motion, moved that the Senate refuse to concur in **HAs** to **SB 105** and ask for a conference, which

motion was declared failed of adoption.

Senator Stipe moved that the previous question be now put, which motion was declared adopted.

The vote occurring on the Fine motion, it was declared adopted.

SB 105, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Haskell).—28.

Nay: Boecher, Breeden, Collins (Creek), Cowden, Herndon, Hope, McColgin, Rinehart, Ritzhaupt, Young (Cleveland).—10.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Coppock, Easterly, Mahan, Wilson (Beckham).—4.

The Bill, as amended, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, Miskovsky, Payne, Perryman, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Haskell).—26.

Nay: Boecher, Breeden, Collins (Creek), Cowden, Herndon, McColgin, Price, Rinehart, Ritzhaupt, Sandlin, Young (Cleveland).—11.

Excused: Collins (Pontotoc), McSpadden.—2.

Not Voting: Coppock, Easterly, Hope, Mahan, Wilson (Beckham).—5.

The Emergency was declared failed of passage.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12-a, Senator Baldwin moved that the vote be reconsidered by which **SB 105**, as amended by the Honorable House, was passed.

Senator Baldwin moved that the vote be reconsidered by which the emergency section to **SB 105**, as amended by the Honorable House, failed of passage.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet as provided under the Rules, which motion prevailed.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 459—By Dendy of the Senate and Pitcher of the House—An Act relating to travel expenses of County Commissioners; fixing amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

SB 460—By McClendon of the Senate and Hargrave of the House—An Act relating to County Officials; imposing additional duties on County Judges and County Attorneys in certain counties and providing for additional compensation therefor; and declaring an emergency.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 20—Constitutional Amendments, Initiative and Referendum and Code Revision.

SJR 42—Judiciary.

SB 370—Judiciary—To Public Health by previous order.

SB 411—Privileges and Elections.

SB 444—Judiciary.

SB 448—Education.

SB 449—Revenue and Taxation.

HJR 527—Public Health.

HB 985—Judiciary.

DO PASS, as amended:

SJR 37—Roads and Highways.

SB 323—Public Health.

HB 902—State and Federal Government.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 624—By Langley of the House and Young (Cleveland) of the Senate—An Act providing that all owners of real estate shall file with the County Assessor of the county in which such real estate is located, their names and mailing addresses and changes of mailing addresses, estopping taxpayer from using failure to receive notice as a defense; and declaring an emergency.

HB 914—By Bullard, Alexander, Ham, Bailey (Cleveland) and Calkins of the House and Garvin of the Senate—An Act relating to the Board of Governors of the Licensed Architects of Oklahoma; amending 59 O. S. 1951 § 45.5 to provide for a board of seven (7) members; providing for the appointment of two (2) additional members and their terms of office; and declaring an emergency.

HB 1001—By Committee on Banks and Banking—An Act relating to indebtedness payable in installments or by periodic payments; limiting penalties and charges for late paying of installments; making violation of Act a misdemeanor and fixing penalty therefor; and declaring an emergency.

HB 1013—By Lance and Long (Caddo)—An Act relating to fur-bearing animals; providing that badgers may be destroyed at any time, with written permission of the Oklahoma Game and Fish Department, when damaging levees or dikes constructed for protection of

farm lands against flood waters; and declaring an emergency.

HB 1022—By Committee on Banks and Banking—An Act relating to insurance policies issued in conjunction with contracts for sale of motor vehicles, merchandise, and other property, which undertake to insure a debtor for the amount of his debt under such contracts; requiring the furnishing of copies of such policies and providing for cancellation of policies and payment of refunds for unearned premiums thereof, making violation of the Act a misdemeanor and fixing the penalty thereon; and declaring an emergency.

HB 1023—By Committee on Banks and Banking—An Act relating to debt pooling; regulating the business of debt pooling; requiring permit and fixing annual fee therefor and disposition thereof and requiring filing of bond or posting of cash in sum of five thousand dollars (\$5,000.00); making violation of Act a misdemeanor and fixing the penalty therefor; defining term debt pooling as used herein; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 29**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 104**, as amended.

HAs to **SB 104** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Page

1, of Engrossed Senate Bill No. 104, by striking **TITLE** and substituting in lieu thereof "AN ACT PERTAINING TO THE OKLAHOMA PLANNING AND RESOURCES BOARD."

AMENDMENT NO. 2. Amend Page 3, **SECTION 1**, Line 5, by striking the figures "78,000.00" under Fiscal Year Ending June 30, 1959, and inserting in lieu therefor the figures "153,000.00."

AMENDMENT NO. 3. Amend Page 3, **SECTION 1**, by adding the following after Line 9 "Wichita Mountain Easter Sunrise Service 2,500.00 2,500.00."

AMENDMENT NO. 4. Amend Page 3, **SECTION 4**, Line 31, by striking the figures "81,850.00—29,250.00" and inserting in lieu therefor the figures "91,850.00—39,250.00."

AMENDMENT NO. 5. Amend Page 4, **SECTION 4**, Line 21, by striking the figures "15,000.00 — 15,000.00" and inserting in lieu therefor the figures "30,000.00—30,000.00."

AMENDMENT NO. 6. Amend by adding after Line 22, **SECTION 4**, Page 4 the following:

"Black Mesa State Park	15,000.00	15,000.00
Gage Beach	30,000.00	30,000.00
No Man's Land Recreation Area	5,000.00	5,000.00
Otoe Missouri Tribal Council Celebration	1,000.00	1,000.00"

MESSAGE FROM THE HOUSE

Advising of the appointment of the following as House Conferees under **HB 812**: Nevins, Richeson, Cole.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

SEVENTIETH LEGISLATIVE DAY

Wednesday, May 8, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Baldwin, Boecher, Collins (Pontotoc), Hall, McSpadden, Mahan, Stipe, Young (Haskell).—8.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Allen asked unanimous consent, which was granted, that Shirrell, eleven year old daughter of Mrs. Willa Finley, Secretary to President Pro Tempore Baldwin, be made an Honorary Journal Clerk for this legislative day.

Senator Miskovsky asked unanimous consent, which was granted, that Terry Holden, of Oklahoma City, a straight "A" student in the fourth grade, and a Cub Scout, be made an Honorary Page for this legislative day.

COMMITTEE REPORT

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 809—Revenue and Taxation.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 457—Constitutional Amendments, Initiative and Referendum and Code Revision.

SB 458—Roads and Highways.

SB 459—County Government.

SB 460—County Government.

SJR 43—Senator Trent asked unanimous consent that **SJR 43**, by Trent, be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

HB 1013—Senator Allen asked unanimous consent that **HB 1013** by Lance and Long (Caddo) be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

HB 1022—Insurance.

HB 1023—Banks and Banking.

HB 624—County Government.

HB 914—State and Federal Government.

HB 1001—Banks and Banking.

Senator Harris presiding.

GENERAL ORDER

HJR 523, by Welch and Jumper of the House, and McClendon of the Senate was read and considered.

Upon motion of Senator McClendon, **HJR 523** was advanced to engrossment and third reading.

Upon motion of Senator McClendon, the rules of the Senate were suspended, and **HJR 523** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 523 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham).—34.

Excused: Baldwin, Boecher, Collins (Pontotoc), Hall, McSpadden, Mahan, Stipe, Young (Haskell).—8.

Not Voting: Wilson (Greer), Young (Cleveland).—2.

The Resolution was declared passed.

HJR 523 was properly signed and ordered returned to the Honorable House.

Senator Young (Haskell) asked to be recorded present, which was the order.

Senator Breeden asked to be shown excused until such time as he might return to the Chamber, which was the order.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HJR 515**, **HBs 735, 748 and 777**.

The above numbered Enrolled Bills and Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCRs 541 and 539**.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

Senator McClendon asked to be shown excused until such time as he might return to the Chamber, which was the order.

Senators Collins (Pontotoc) and Boecher asked to be recorded present, which was the order.

GENERAL ORDER

SB 192, by Business and Industry Committee, was read and considered.

Senator Allen moved to amend **SB 192**, page 4, by substituting the letter "a," for the word, "such," on lines 2 and 4, and by changing the period to a comma on line 4, and adding after said comma the following: "for violation of Section 241 or 241-a of this Act or Section 163.11, Title 37, Session Laws 1953," which amendment was declared adopted.

Senator Shoemake moved to amend **SB 192**, line 18, page 2, by striking after the word, "therein," the words, "unless accompanied by his parent," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 192**, line 5, page 3 by adding after the word, "business," the following: "This Act does not apply to persons in the uniform of the United States armed forces."

Senator Allen moved to table the Ritzhaupt amendment, which motion was declared failed of adoption.

The vote occurring on the Ritzhaupt amendment, it was declared adopted.

Upon motion of Senator Allen, **SB 192**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and **SB 192**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 192 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt,

Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Breeden, Hall, McClendon, McSpadden, Mahan, Stipe.—7.

Not Voting: Collins (Pontotoc), Cowden, Fine, Herndon.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson, (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, Breeden, Hall, McClendon, McSpadden, Mahan, Stipe.—7.

Not Voting: Fine, Herndon.—2.

The Emergency was declared passed.

SB 192, as amended, was referred for engrossment.

GENERAL ORDER

SB 455, by Jones, was read and considered.

Upon motion of Senator Jones, **SB 455** was advanced to engrossment and third reading.

Upon motion of Senator Jones, the rules of the Senate were suspended, and **SB 455** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 455 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field,

Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Breeden, Hall, McClendon, McSpadden, Mahan, Stipe.—7.

Not Voting: Collins (Creek), Hope, Wilson (Beckham).—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Breeden, Hall, McClendon, McSpadden, Mahan, Stipe.—7.

Not Voting: Collins (Creek), Hope, Wilson (Beckham).—3.

The Emergency was declared passed.

SB 455 was referred for engrossment.

GENERAL ORDER

SB 380, by Price, was read and considered.

By unanimous consent, upon request of Senator Trent, further consideration of **SB 380** was temporarily deferred.

HB 806, by Spear, was read and considered.

Upon motion of Senator Cartwright, **HB 806** was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended, and **HB 806** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 806 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Grantham.—1.

Excused: Baldwin, Breeden, Hall, McClendon, McSpadden, Mahan, Stipe.—7.

Not Voting: Collins (Creek), Hope, Trent.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Grantham.—1.

Excused: Baldwin, Breeden, Hall, McClendon, McSpadden, Mahan, Stipe.—7.

Not Voting: Collins (Creek), Hope, Trent.—3.

The Emergency was declared passed.

HB 806 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 938, by Langley and Stewart of the House, and Fine of the Senate, was read and considered.

Upon motion of Senator Fine, **HB 938**

was advanced to engrossment and third reading.

Upon motion of Senator Fine, the rules of the Senate were suspended, and **HB 938** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 938 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Breeden, Hall, McClendon, McSpadden, Mahan, Stipe.—7.

Not Voting: Allen, Collins (Creek), Hope, Trent.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Breeden, Hall, McClendon, McSpadden, Mahan, Stipe.—7.

Not Voting: Collins (Creek), Hope, Trent.—3.

The Emergency was declared passed.

HB 938 was properly signed and ordered returned to the Honorable House.

Senators Baldwin and Breeden asked to be recorded present, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring on the Baldwin motion to reconsider the vote by which the emergency clause to **SB 105** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Haskell).—30.

Nay: Boecher, Breeden, McColgin, Sandlin, Young (Cleveland).—5.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Collins (Creek), Collins (Pontotoc), Herndon, Wilson (Beckham).—4.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Breeden, Collins (Pontotoc), Herndon, McColgin, Sandlin.—5.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Boecher, Trent.—2.

The Emergency was declared passed.

Senator Baldwin asked unanimous consent that his motion to reconsider the vote by which **SB 105** was passed be withdrawn, which was the order.

House Amendments were properly signed and **SB 105**, as amended, was referred for enrollment.

DECLARATION OF VOTES

Senator Collins (Pontotoc) asked unanimous consent that the Journal show had he been present upon third reading and final passage of **SB 105**, he would have voted "No," which was the order.

Senator Collins (Creek), asked unanimous consent that the Journal show had he been present upon third reading and final passage of **SB 332**, he would have voted "Aye," which was the order.

GENERAL ORDER

SB 456, by Jones, was read and considered.

Upon motion of Senator Jones, **SB 456** was advanced to engrossment and third reading.

Upon motion of Senator Jones, the rules of the Senate were suspended, and **SB 456** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 456 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Boecher, Coppock, Hope.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier,

Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Boecher, Coppock, Hope.—3.

The Emergency was declared passed.

SB 456 was referred for engrossment.

GENERAL ORDER

SB 425, by Sandlin, was read and considered.

Senator Sandlin moved to amend SB 425, lines 1 and 2, page 1, by striking said lines and substituting the following: "Section 1. Section 2, Article 10, Title 70 O. S. 1951, as amended, by HB 964, O. S. L. 1955, page 428, is hereby amended as follows," which amendment was declared adopted.

Senator Sandlin moved to amend SB 425, Page 1, by striking the entire title and inserting the following: "An Act amending 70 O. S. (1951) Article 10, Section 2, as amended by HB 964, O. S. L. 1955, Page 428, and Section 10, to permit alternate method of selection of supervisor of school census, and change in school attendance requirements and records, and declaring an emergency," which amendment was declared adopted.

Senator Shoemake asked unanimous consent to amend SB 425 on Line 4, Page 1, to change the word, "shall," to the word, "may," which was the order.

Senator Hamilton moved to amend SB 425, Line 11, Page 2, Lines 1 and 2, Page 3, Line 6, Page 3, and Line 3, Page 4, by striking the words, "census

and," which amendment was declared adopted.

Upon motion of Senator Sandlin, SB 425, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and SB 425, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 425 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Nay: Cowden, Dacus, Young (Haskell).—3.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Boecher, Coppock, Payne.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Nay: Cowden, Dacus, Young (Haskell).—3.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Boecher, Coppock, Payne.—3.

The Emergency was declared passed.

SB 425, as amended, was referred for engrossment.

Senator Baldwin presiding.

GENERAL ORDER

HJR 527 by Pitcher of the House and Dendy and Hall of the Senate, was read and considered.

Upon motion of Senator Dendy, **HJR 527** was advanced to engrossment and third reading.

Upon motion of Senator Dendy, the rules of the Senate were suspended, and **HJR 527** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 527 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breedden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Payne.—1.

The Resolution was declared passed.

HJR 527 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 435, by Allen of the Senate and Davis of the House, was read and considered.

Upon motion of Senator Allen, **SB 435** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the

rules of the Senate were suspended, and **SB 435** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 435 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Breedden, Frazier, Herndon, Tipps.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Breedden, Frazier, Herndon, Tipps.—4.

The Emergency was declared passed.

SB 435 was referred for engrossment.

Senator Walker presiding.

GENERAL ORDER

SB 384, by Grantham of the Senate and Bailey (Kay) of the House, was read and considered.

Senator Grantham asked unanimous consent that Senator Tipps be made a co-author of **SB 384**, which was the order.

Upon motion of Senator Grantham, **SB 384** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended, and **SB 384** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 384 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Easterly, Wilson (Beckham).—2.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Frazier, Herndon, Tipps.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Easterly, Wilson (Beckham).—2.

Excused: Hall, McClendon, McSpadden, Mahan, Stipe.—5.

Not Voting: Frazier, Herndon, Tipps.—3.

The Emergency was declared passed.

SB 384 was referred for engrossment.

Senator McClendon asked to be recorded present, which was the order.

GENERAL ORDER

SB 448, by Trent, was read and considered.

Senators Ritzhaupt, Perryman, Sandlin, Easterly and Young (Haskell) asked to be made co-authors of **SB 448**, which was the order.

Upon motion of Senator Trent, **SB 448** was advanced to engrossment and third reading.

Upon motion of Senator Trent, the rules of the Senate were suspended, and **SB 448** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 448 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Hall, McSpadden, Mahan, Stipe.—4.

Not Voting: Boecher, Collins (Pontotoc), Dendy, Frazier, Herndon, Rinehart, Tipps.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine,

Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Hall, McSpadden, Mahan, Stipe.—4.

Not Voting: Boecher, Collins (Pontotoc), Dendy, Frazier, Herndon, Rinehart, Tipps.—7.

The Emergency was declared passed.

SB 448 was referred for engrossment.

MESSAGES FROM HOUSE

Returning following Bills, together with Conference Committee Reports thereon, advising adoption of Conference Committee Reports and passage of Measures as amended: Engrossed **SBs 100, 111, 127, 131, 137, 156 and 161**.

The above numbered Bills, as amended in Conference, were referred for enrollment.

GENERAL ORDER

SB 451 by Allen of the Senate and Davis and Lance of the House was read and considered.

Upon motion of Senator Allen, **SB 451** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and **SB 451** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 451 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClen-

don, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Hall, McSpadden, Mahan, Stipe.—4.

Not Voting: Baldwin, Dendy, Fine, Frazier, Herndon, McColgin, Rinehart, Tipps.—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClendon, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Hall, McSpadden, Mahan, Stipe.—4.

Not Voting: Baldwin, Dendy, Fine, Frazier, Herndon, McColgin, Rinehart, Tipps.—8.

The Emergency was declared passed.

SB 451 was referred for engrossment.

GENERAL ORDER

SB 25, by Young (Haskell), Wilson (Greer), Hamilton, Jones and Herndon of the Senate, and Mitchell of the House, was read and considered.

Senator Ritzhaupt moved to amend **SB 25**, line 9, page 3, by striking Section 3 and inserting a new Section 3 as follows: "Section 3. For the purpose of carrying out the provisions of this Act, the State Commissioner of Health or his authorized representative may at all reasonable times enter any premises to make examinations and investigations to determine whether the provisions of this Act or the rules and regulations of the State Board of Health pertaining thereto are being complied with; pro-

vided, that when the investigation of the premises herein referred to involve occupational diseases, or other matters of interest to the Commissioner of Labor, then, and in that event, joint authority is hereby extended to both the Commissioner of Health and the Secretary of Labor or their authorized representatives and in the latter instances the Commissioner of Labor shall be responsible for the enforcement of this Act," which amendment was declared adopted.

Upon motion of Senator Young (Haskell), **SB 25**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended, and **SB 25**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 25 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Rinehart, Shoemake.—2.

Excused: Hall, McSpadden, Mahan, Stipe.—4.

Not Voting: Dendy, Fine, Harris, Herndon.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin,

Grantham, Hamilton, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Rinehart, Shoemake.—2.

Excused: Hall, McSpadden, Mahan, Stipe.—4.

Not Voting: Dendy, Fine, Harris, Herndon.—4.

The Emergency was declared passed.

SB 25, as amended, was referred for engrossment.

PENDING ACTION ON HCR 537

HCR 537 was taken up for consideration, read at length as follows, and adopted upon motion of Senator Young (Haskell):

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 537—By Goodfellow.

HOUSE CONCURRENT RESOLUTION MEMORIALIZING THE PRESIDENT AND THE CONGRESS OF THE UNITED STATES OF AMERICA IN COOPERATION WITH OUR DELEGATE TO THE UNITED NATIONS TO EXERT EVERY EFFORT AND USE EVERY PEACEFUL MEANS POSSIBLE TO CREATE AN INTERNATIONAL ATOMIC HEALTH SERVICE WITH POWERS OF INSPECTION AND REGULATION.

TO THE PRESIDENT AND CONGRESS OF THE UNITED STATES OF AMERICA:

Your memorialist respectfully represents:

That the atomic age upon which we have entered has created new conditions which can adversely affect the health and welfare of the people throughout the State of Oklahoma, the Nation and the entire world through exposure to radioactive material resulting from chemical processing plants, atomic nu-

clear reactor installations and principally from bomb explosions;

That through such bomb explosions during recent years there has been released into the atmosphere now circling our planet gigantic quantities of radioactive elements, a poison or substance we can neither see, feel, hear, taste nor smell, which may be inhaled in the air we breathe, absorbed by drinking polluted water or by eating contaminated food and which is capable of changing, damaging or killing living cells and which especially induces harmful mutations of the reproductive genetic patterns thereby creating the danger of causing physical and mental handicaps to future generations;

That it is an established scientific fact that Strontium, released in Hydrogen bomb explosions to the winds of the earth, is absorbed by plants throughout the world which are eaten by animals, and thus passes into milk and food supplies, and this Strontium referred to by scientists as a bone-seeker, "goes to" the bone where its radiations, remaining active for years, can destroy the blood-producing marrow, causing leukemia or, in time, induce cancer of the bone.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE STATE OF OKLAHOMA, THE HONORABLE SENATE CONCURRING THEREIN:

1. That the President and Congress of the United States in cooperation with our Delegate to the United Nations exert every effort and use every peaceful means possible to create an international atomic health service with powers of inspection and regulation for the primary purpose of preventing the pollution of the air, water and soil from dangerous quantities of radioactive materials or related poisonous substances.

2. That copies hereof be transmitted to the Honorable President of the United States, to the Oklahoma Delegation

in Congress, to the Secretary General of the United Nations, and to the International Atomic Agency of the United Nations.

HCR 537 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 935, by Shibley, et al of the House, and Collins (Creek) of the Senate, was read and considered.

Upon motion of Senator Collins (Creek), **HB 935** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended, and **HB 935** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 935 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Hall, McSpadden, Mahan, Stipe.—4.

Not Voting: Cartwright, Collins (Pontotoc), Wilson (Beckham).—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky,

Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Hall, McSpadden, Mahan, Stipe.—4.

Not Voting: Cartwright, Collins (Pontotoc), Wilson (Beckham).—3.

The Emergency was declared passed.

HB 935 was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 736, SJR 41, SBs 63, 225, 368, 415, 441 and 443, each correctly engrossed.

SRs 43 and 44 and SJR 29 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 736**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SJR 41** and Engrossed **SBs 63, 225, 368, 415, 441 and 443** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SRs 43 and 44** were each properly signed and ordered referred to the Secretary of State.

Enrolled **SJR 29**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 257, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 257** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 257** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 257 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Cartwright, Dendy, Field, Garvin, Grantham, Hope, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Trent, Walker, Young (Haskell).—14.

Nay: Allen, Baldwin, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Hamilton, Harris, McClendon, McColgin, Payne, Sandlin, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—22.

Excused: Hall, McSpadden, Mahan, Stipe.—4.

Not Voting: Collins (Creek), Collins (Pontotoc), Herndon, Jones.—4.

The Bill was declared failed of passage.

Senator Stipe asked to be recorded present, which was the order.

GENERAL ORDER

SJR 37 by Harris and Baldwin of the Senate and Ozmun of the House, was read and considered.

Senator Harris asked unanimous consent that the emergency clause be stricken from **SJR 37**, which was the order.

Senator Rinehart moved to amend **SJR 37**, line 13, page 8, by adding a new Section 5 as follows: "All monies or funds received or used by the Toll Road Authority pursuant to the provisions of this Resolution, from gasoline or fuel taxes collected by the State of Oklahoma shall be deemed to be trust funds, to be held and applied solely as provided in this Resolution and shall constitute an indebtedness to be paid from the revenues earned by said Toll Road Authority. The amount of said trust funds from gasoline or fuel taxes shall be by said Authority repaid to the Tax Commission of the State on or before

the date on which all indebtedness against said southwest toll road is satisfied and said road accepted by the State as a part of the State Highway system of toll-free roads; to the end that neither the faith and credit of the State nor the taxing power of the State is pledged or may hereafter be pledged to the payment of the principal or interest of said toll road revenue bonds," and amending title to conform to the act, and renumbering the following Sections, which amendment was declared adopted.

Senator Allen moved to amend **SJR 37** by striking Sections 1, 2, and 3, which amendment was tabled upon a motion of Senator Baldwin, the roll call thereon resulting as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—29.

Nay: Allen, Carrier, Collins (Pontotoc), Cowden, Herndon, Perryman, Tipps, Walker, Wilson (Beckham).—9.

Excused: Hall, McSpadden, Mahan.—3.

Not Voting: Frazier, Garvin, McClen-don.—3.

Senator Hall asked to be recorded present, which was the order.

Senator Allen moved to amend **SJR 37** by adding a new Section as follows and renumbering the remaining sections: "Section 5. It is further provided that the bonds as provided herein shall not be discounted more than four per cent (4%) on sale by said authority," which amendment was declared failed of adoption upon a roll call as follows:

Aye: Allen, Breeden, Carrier, Collins (Pontotoc), Cowden, Easterly, Payne, Perryman, Rinehart, Sandlin, Tipps, Walker, Wilson (Beckham).—13.

Nay: Baldwin, Boecher, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin Miskovsky, Price, Ritzhaupt, Shoemake, Stipe, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—28.

Excused: McSpadden, Mahan.—2.

Not Voting: Frazier.—1.

Upon motion of Senator Harris, **SJR 37**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended, and **SJR 37**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 37 was read for the third time at length.

On the question of passage of the Resolution, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Wilson (Greer), Young (Haskell).—29.

Nay: Allen, Carrier, Collins (Pontotoc), Cowden, Grantham, Perryman, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland).—11.

Excused: McSpadden, Mahan.—2.

Not Voting: Collins (Creek), Frazier.—2.

The Resolution was declared passed.

SJR 37, as amended, was referred for engrossment.

Senator Collins (Pontotoc) asked to be shown excused for the balance of this legislative day, which was the order.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed **HJR 521**, requesting Conference and naming Conferees as follows: Joint Conference Committee on Appropriations.

Upon motion of Senator Hope, the request of the Honorable House for a conference on Engrossed **HJR 521** was ordered granted, the Senate Conferees thereunder being the Joint Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended; Engrossed **HB 975**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 975** was read and adopted upon motion of Senator Hope:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 975**, and Engrossed Senate Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION FOR ALLOCATION TO CONSTITUENT INSTITUTIONS FOR THE RESTORATION, REPLACEMENT AND REPAIR OF TORNADO-DAMAGED BUILDINGS AND EQUIPMENT; PROVIDING FOR LEGISLATIVE INTENT; PROVIDING FOR THE USE OF FEDERAL FUNDS; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the attached Conference Committee Substitute be adopted.

Respectfully submitted,

For the Senate:	For the House:
Hope	Larason
Chairman	Chairman
Wilson (Greer)	Wolf
Vice Chairman	Vice Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young	Lollar
(Cleveland)	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarbrough
	Vandiver

JOINT CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 975—By Cartwright (Bryan) and Belvin of the House, and Cartwright of the Senate.

AN ACT MAKING AN APPROPRIATION FROM THE PUBLIC BUILDING FUND TO THE OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION FOR ALLOCATION TO CONSTITUENT INSTITUTIONS FOR THE RESTORATION, REPLACEMENT AND REPAIR OF TORNADO-DAMAGED BUILDINGS AND EQUIPMENT; FOR CONSTRUCTION AND REPAIR OF EXISTING BUILDINGS; PROVIDING FOR LEGISLATIVE INTENT; PROVIDING FOR THE USE OF FEDERAL FUNDS; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appropriated from the Public Building Fund of the State Treasury for the fiscal year ending June 30, 1957, not otherwise appropriated the sum of One Hundred Thousand Dollars (\$100,000.00), to the Oklahoma State Regents for Higher Ed-

ucation for allocation to constituent institutions for the restoration, replacement and repair of tornado-damaged buildings and equipment.

SECTION 2. It is the intent of the Oklahoma Legislature that the appropriation made by Section 1 of this Act shall be allocated by the Oklahoma State Regents for Higher Education to the Southeastern State College for restoration, replacement and repair of tornado-damaged buildings and equipment at this institution.

SECTION 3. There is hereby appropriated to the Oklahoma State Regents for Higher Education from the Public Building Fund of the State Treasury for the fiscal year ending June 30, 1958, not otherwise appropriated the sum of Sixty Thousand Dollars (\$60,000.00), to be allocated in accordance with the provisions of Article XIII-A of the Oklahoma Constitution.

SECTION 4. It is the intent of the Oklahoma Legislature that the appropriation made by Section 4 of this Act shall be allocated and used for the purpose of completing the Library-Classroom-Science Building on the campus of the Eastern Oklahoma Agricultural and Mechanical College, and for purchasing necessary equipment and furniture for the Library, Science and Engineering departments in such building.

SECTION 5. There is hereby appropriated from the Public Building Fund of the State Treasury for the fiscal year ending June 30, 1958, not otherwise appropriated to the Oklahoma State System for Higher Education the sum of Eighty Thousand Dollars (\$80,000.00), to be allocated in accordance with the provisions of Article XIII-A of the Oklahoma Constitution.

SECTION 6. It is the intent of the Oklahoma Legislature that the appropriation made by Section 5 shall be allocated and used for the purpose of additions to buildings including equipment on the campus of the Panhandle Okla-

homa Agricultural and Mechanical College.

SECTION 7. The constituent institutions named herein are hereby authorized to use any Federal Funds which might be made available for these purposes.

SECTION 8. The provisions of this Act are severable, and if any part of provision hereof shall be held void, the decision of the Court so holding shall not affect or impair any of the remaining parts or provisions of this Act.

SECTION 9. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

HB 975, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).

—33.

Excused: Baldwin, Boecher, Collins (Pontotoc), Fine, McSpadden, Mahan.

—6.

Not Voting: Dendy, Frazier, Hamilton, Rinehart, Tipps.—5.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin,

Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Boecher, Collins (Pontotoc), Fine, McSpadden, Mahan.—6.

Not Voting: Dendy, Frazier, Rinehart, Tipps.—4.

The Emergency was declared passed.

HB 975, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 770**, requesting Conference.

Upon motion of President Pro Tempore Baldwin, the request of the Honorable House for a conference on **HB 770** was ordered granted and he appointed as Senate Conferees thereunder the following: Senator Wilson (Beckham), Chairman, and Senators Shoemake and Sandlin as members.

On account of the absence of Senator Mahan, a Senate Conferee under **SB 268**, President Pro Tempore Baldwin appointed as an alternate Senate Conferee Senator McColgin.

Senators Boecher, Baldwin and Fine asked to be shown excused for the remainder of this legislative day, which was the order.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 834**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 834** was read and adopted upon motion of Senator Hope:

TO THE SPEAKER OF THE HOUSE

OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 834**, and Engrossed Senate Amendment thereto, entitled:

AN ACT MAKING AN APPROPRIATION FROM THE PUBLIC BUILDING FUND IN THE STATE TREASURY FOR REPAIR AND MODERNIZATION AND IMPROVEMENTS AT EASTERN STATE TUBERCULOSIS SANATORIUM, TALIHINA, OKLAHOMA; PROVIDING THAT SAID APPROPRIATION SHALL BE NONFISCAL FOR CONTRACTUAL AND EXPENDITURE PURPOSES; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the Senate recede from Senate Amendment No. 1.

Respectfully submitted,

For the Senate:	For the House:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young	Lollar
(Cleveland)	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarborough
	Vandiver

HB 834, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright,

Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgen, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Baldwin, Boecher, Collins (Pontotoc), Fine, McSpadden, Mahan, Stipe.—7.

Not Voting: Carrier, Dendy, Miskovsky, Rinehart, Tipps, Trent, Wilson (Beckham).—7.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgen, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Baldwin, Boecher, Collins (Pontotoc), Fine, McSpadden, Mahan, Stipe.—7.

Not Voting: Carrier, Dendy, Miskovsky, Rinehart, Tipps, Trent, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 834, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

HB 536, by Shibley et al of the House, was read and considered.

Upon motion of Senator Hope, **HB 536** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and **HB 536** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 536 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgen, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Boecher, Collins (Pontotoc), Fine, McSpadden, Mahan.—6.

Not Voting: Carrier, Coppock, Rinehart, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgen, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, Boecher, Collins (Pontotoc), Fine, McSpadden, Mahan.—6.

Not Voting: Carrier, Coppock, Rinehart, Wilson (Beckham).—4.

The Emergency was declared passed.

HB 536, as amended, was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

The vote occurring on the Grantham motion, to reconsider the vote by which **SB 357** failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Breeden, Collins (Creek), Coppock, Cowden, Easterly, Field, Fraz-

ier, Garvin, Grantham, Hall, Harris, Hope, Jones, McClendon, McColgin, Payne, Ritzhaupt, Sandlin, Tipps, Wilson (Greer).—21.

Nay: Cartwright, Dacus, Hamilton, Herndon, Miskovsky, Perryman, Price, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—14.

Excused: Baldwin, Boecher, Collins (Pontotoc), Fine, McSpadden, Mahan.—6.

Not Voting: Carrier, Dendy, Rinehart.—3.

As provided under Rule 12-a, Senator Hamilton moved that the vote be reconsidered by which **SB 25** was passed.

There being matters on the President's desk for the consideration of the Senate, in executive session, it was upon motion of Senator Field that the Senate closed its doors and went into executive session.

*

The Senate reassembled, in open session, with Senator Walker presiding, who made the following announcement:

The Senate, in executive session and upon motion of Senator Stipe, advised and consented to the confirmation of the appointment of PAUL MILLION, Jr., of McAlester, Oklahoma, as a member of the Oklahoma Motor Vehicle Commission for a term effective June 30, 1957, and ending June 30, 1963.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Allen moved to reconsider the vote by which **SJR 37** was passed.

Senator Field moved when the Clerk's desk is cleared, the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 332 correctly engrossed.

Engrossed **SB 332** was properly signed

and ordered transmitted to the Honorable House for consideration.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 461—By Walker.—An Act relating to the rehabilitation, clearance, and redevelopment of slum and blighted areas in incorporated cities and towns in certain counties in this state in accordance with urban renewal plans approved by the governing bodies thereof; amending Section 2, House Bill No. 737, Twenty-sixth Legislature; and declaring an emergency.

SB 462—By Shoemake.—An Act relating to highways; prescribing the authority of County Commissioners with respect to highways; streets and alleys within the incorporated limits of cities or towns, which are continuations of the County Highway System; amending 69 O. S. 1951, § 49; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1017—By Sumrall, McCarty and Bohr.—An Act relating to liquefied petroleum gas; amending Paragraph (e) of Section 3, Chapter 8, Title 52, Oklahoma Session Laws 1953, and Section 4, Chapter 8, Title 52, Oklahoma Session Laws 1955; authorizing rules and regulations and specifications and fixing fees for permits.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 24** as co-authored by Vandiver, Inman and Hargrave.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 10**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 737**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 737** was read and consideration deferred:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 737**, and Engrossed Senate Amendments thereto, entitled:

“AN ACT TO PROVIDE FOR THE REHABILITATION, CLEARANCE AND REDEVELOPMENT OF SLUM AND BLIGHTED AREAS IN INCORPORATED CITIES AND TOWNS IN CERTAIN COUNTIES IN THIS STATE IN ACCORDANCE WITH URBAN RENEWAL PLANS APPROVED BY THE GOVERNING BODIES THEREOF; TO DEFINE THE DUTIES, LIABILITIES, EXEMPTIONS AND POWERS OF SUCH CITIES AND TOWNS IN UNDERTAKING SUCH ACTIVITIES, INCLUDING THE POWER TO ACQUIRE PROPERTY THROUGH THE EXERCISE OF THE POWER OF EMINENT DOMAIN OR OTHERWISE, TO DISPOSE OF PROPERTY SUBJECT TO ANY RESTRICTIONS DEEMED NECESSARY TO PREVENT THE DEVELOPMENT OR SPREAD OF FUTURE SLUMS OR BLIGHTED AREAS, TO ISSUE NOTES AND OTHER OBLIGATIONS AND GIVE SECURITY THEREFOR, TO LEVY TAXES AND ASSESSMENTS AND TO ENTER INTO AGREEMENTS TO SECURE FEDERAL AID AND COMPLY WITH CONDITIONS IMPOSED IN CONNEC-

TION THEREWITH; TO PROVIDE FOR AN URBAN RENEWAL AGENCY OR A HOUSING AUTHORITY TO EXERCISE POWERS THEREUNDER IF A CITY OR TOWN DETERMINES IT TO BE IN THE PUBLIC INTEREST; TO AUTHORIZE PUBLIC BODIES TO FURNISH FUNDS, TO AUTHORIZE CITIES AND TOWNS TO OBTAIN FUNDS THEREFOR BY THE ISSUANCE OF OBLIGATIONS, BY TAXATION OR OTHERWISE; TO PROVIDE THAT SECURITIES ISSUED, AND PROPERTIES WHILE HELD BY A PUBLIC AGENCY HEREUNDER SHALL BE EXEMPT FROM TAXATION; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; MAKING THE PROVISIONS OF THIS ACT CUMULATIVE TO EXISTING LAWS; AND DECLARING AN EMERGENCY,”

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the attached CONFERENCE COMMITTEE SUBSTITUTE be adopted:

Respectfully submitted,

For the Senate:	For the House:
Harris	Simmons
Chairman	Chairman
Walker	Long (Caddo)
Tipps	Romang

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 737—By Simmons, Long (Caddo), Taliaferro, Ozmun, Nevins, Stewart and Tinker of the House and Harris of the Senate.

AN ACT TO PROVIDE FOR THE REHABILITATION, CLEARANCE, AND REDEVELOPMENT OF SLUM AND BLIGHTED AREAS IN INCORPORATED CITIES AND TOWNS IN CERTAIN COUNTIES IN THIS STATE IN ACCORDANCE WITH URBAN RENEWAL PLANS APPROVED BY THE GOVERNING BODIES THEREOF; TO

DEFINE THE DUTIES, LIABILITIES, EXEMPTIONS AND POWERS OF SUCH CITIES AND TOWNS IN UNDERTAKING SUCH ACTIVITIES, INCLUDING THE POWER TO ACQUIRE PROPERTY THROUGH THE EXERCISE OF THE POWER OF EMINENT DOMAIN OR OTHERWISE, TO DISPOSE OF PROPERTY SUBJECT TO ANY RESTRICTIONS DEEMED NECESSARY TO PREVENT THE DEVELOPMENT OR SPREAD OF FUTURE SLUMS OR BLIGHTED AREAS, TO ISSUE NOTES AND OTHER OBLIGATIONS AND GIVE SECURITY THEREFOR, TO LEVY TAXES AND ASSESSMENTS AND TO ENTER INTO AGREEMENTS TO SECURE FEDERAL AID AND COMPLY WITH CONDITIONS IMPOSED IN CONNECTION THEREWITH; TO PROVIDE FOR AN URBAN RENEWAL AGENCY OR A HOUSING AUTHORITY TO EXERCISE POWERS HEREUNDER IF A CITY OR TOWN DETERMINES IT TO BE IN THE PUBLIC INTEREST; TO AUTHORIZE PUBLIC BODIES TO FURNISH FUNDS, TO AUTHORIZE CITIES AND TOWNS TO OBTAIN FUNDS THEREFOR BY THE ISSUANCE OF OBLIGATIONS, BY TAXATION OR OTHERWISE; TO PROVIDE THAT SECURITIES ISSUED, AND PROPERTIES WHILE HELD BY A PUBLIC AGENCY HEREUNDER SHALL BE EXEMPT FROM TAXATION; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; MAKING THE PROVISIONS OF THIS ACT CUMULATIVE TO EXISTING LAWS; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. This Act shall be known and may be cited as the "1957 Urban Renewal Act."

SECTION 2. The provisions of this Act shall apply to all incorporated cities and towns in all counties of this State having any of the following popula-

tions as shown by the 1950 Federal Decennial Census or any succeeding Federal Decennial Census; eight thousand sixty (8,060) to eight thousand one hundred (8,100); eleven thousand five hundred (11,500) to twelve thousand (12,000); eighteen thousand (18,000) to eighteen thousand five hundred (18,500); twenty-two thousand one hundred fifty (22,150) to twenty-two thousand two hundred (22,200); twenty-four thousand (24,000) to twenty-six thousand (26,000); thirty thousand (30,000) to thirty-one thousand (31,000); thirty-two thousand (32,000) to thirty-three thousand (33,000); thirty-four thousand seven hundred (34,700) to thirty-six thousand (36,000); forty-one thousand (41,000) to forty-one thousand four hundred fifty (41,450); forty-three thousand one hundred forty (43,140) to forty-three thousand five hundred (43,500); forty-six thousand four hundred (46,400) to forty-six thousand five hundred (46,500); forty-eight thousand six hundred (48,600) to fifty thousand (50,000); and fifty-five thousand (55,000) to seventy thousand (70,000).

SECTION 3. It is hereby found and declared that there exists in municipalities in certain counties of the State, slum and blighted areas, as herein defined, which constitute a serious and growing menace, injurious and inimical to the public health, safety, morals and welfare of the residents of said counties; that the existence of such areas contribute substantially and increasingly to the spread of disease and crime, constitutes an economic and social liability imposing onerous municipal burdens which decrease the tax base and reduce tax revenues, substantially impairs or arrests the sound growth of municipalities, retards the provision of housing accommodations, aggravates traffic problems and substantially impairs or arrests the elimination of traffic hazards and the improvement of traffic facilities; and that the prevention and elimination of slums and blight is a

matter of State policy and State concern in order that the State and its municipalities shall not continue to be endangered by areas which are focal centers of disease, promote juvenile delinquency, and consume an excessive proportion of its revenue because of the extra services required for police, fire, accident, hospitalization and other forms of public protection, services and facilities.

It is further found and declared that certain slum or blighted areas, or portions thereof, may require acquisition, clearance, and disposition subject to use restrictions, as provided in this Act, since the prevailing conditions of decay may make impracticable the reclamation of the area by conservation or rehabilitation; that the conditions and evils herein before enumerated may be eliminated, remedied or prevented; and that salvable slum and blighted areas can be conserved and rehabilitated through appropriate public action as herein authorized, and the cooperation and voluntary action of the owners and tenants of property in such areas.

It is further found and declared that the powers conferred by this Act are for public uses and purposes for which public money may be expended and the power of eminent domain and police power exercised; and that the necessity in the public interest for the provisions herein enacted is hereby declared as a matter of legislative determination.

SECTION 4. The following terms whenever used or referred to in this Act, shall have the following meanings, unless a different meaning is clearly indicated by the context:

(a) "Agency" or "Urban Renewal Agency" shall mean a public agency created by Section 18 of this Act.

(b) "Municipality" shall mean any incorporated city or town in all counties to which this Act is applicable.

(c) "Public body" shall mean the State or any municipality, township,

village, board, commission, authority, district, or any other subdivision or public body of the State.

(d) "Local governing body" shall mean the council or other legislative body charged with governing the municipality.

(e) "Mayor" shall mean the mayor of a municipality or other officer or body having the duties customarily imposed upon the executive head of a municipality.

(f) "Clerk" shall mean the clerk or other official of the municipality who is the custodian of the official records of such municipality.

(g) "Federal Government" shall include the United States of America or any agency or instrumentality, corporate or otherwise, of the United States of America.

(h) "Slum area" shall mean an area in which there is a predominance of buildings or improvements, whether residential or non-residential, which by reason of dilapidation, deterioration, age or obsolescence, inadequate provision for ventilation, light, air, sanitation, or open spaces, high density of population and overcrowding, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors is conducive to ill health, transmission of disease, infant mortality, juvenile delinquency, or crime, and is detrimental to the public health, safety, morals or welfare.

(i) "Blighted area" shall mean an area which by reason of the presence of a substantial number of slum, deteriorated or deteriorating structures, predominance of defective or inadequate street layouts, faulty lot layout in relation to size, adequacy, accessibility or usefulness, insanitary or unsafe conditions, deterioration of site or other improvements, diversity or ownership, tax or special assessment delinquency exceeding the fair value of the land, defective or unusual conditions of title, or

the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, substantially impairs or arrests the sound growth of a municipality, retards the provision of housing accommodations or constitutes an economic or social liability and is a menace to the public health, safety, morals, or welfare in its present condition and use.

(j) "Urban Renewal Project" may include undertakings and activities of a municipality in an urban renewal area for the elimination and for the prevention of the development or spread of slums and blight, and may involve slum clearance and redevelopment in an urban renewal area, or rehabilitation or conservation in an urban renewal area, or any combination or part thereof in accordance with an urban renewal plan. Such undertakings and activities may include:

(1) acquisition of a slum area or a blighted area or portion thereof;

(2) demolition and removal of buildings and improvements.

(3) installation, construction, or reconstruction of streets, utilities, parks, playgrounds, and other improvements necessary for carrying out in the urban renewal area the urban renewal objectives of this Act in accordance with the urban renewal plan;

(4) disposition of any property acquired in the urban renewal area (including sale, initial leasing or retention by the municipality itself) at its fair value for uses in accordance with the urban renewal plan;

(5) carrying out plans for a program of voluntary or compulsory repair and rehabilitation of buildings or other improvements in accordance with the urban renewal plan; and

(6) acquisition of any other real property in the urban renewal area where necessary to eliminate unhealthful, insanitary or unsafe conditions,

lessen density, eliminate obsolete or other uses detrimental to the public welfare, or otherwise to remove or prevent the spread of blight or deterioration, or to provide land for needed public facilities.

(k) "Urban renewal area" means a slum area or a blighted area or a combination thereof which the local governing body designates as appropriate for an urban renewal project.

(l) "Urban renewal plan" means a plan, as it exists from time to time, for an urban renewal project, which plan (1) shall conform to the general plan for the municipality as a whole except as provided in subsection 10 (g); and (2) shall be sufficiently complete to indicate such land acquisition, demolition and removal of structures, redevelopment, improvements, and rehabilitation as may be proposed to be carried out in the urban renewal area, zoning and planning changes if any, land uses, maximum densities, building requirements, and the plan's relationship to definite local objectives respecting appropriate land uses, improved traffic, public transportation, public utilities, recreational and community facilities, and other public improvements.

(m) "Real property" shall include all lands, including improvements and fixtures thereon, and property of any nature appurtenant thereto, or used in connection therewith, and every estate, interest, right and use, legal or equitable, therein, including terms for years and liens by way of judgment, mortgage or otherwise.

(n) "Notes" shall mean any note (including refunding notes), interim certificates, certificates of indebtedness, debentures or other obligations.

(o) "Obligee" shall include any bondholder, agents or trustees for any bondholders, or lessor demising to the municipality property used in connection with an urban renewal project, or any assignee or assignees of such lessor's

interest or any part thereof, and the Federal Government when it is a party to any contract with the municipality.

(p) "Person" shall mean any individual, firm, partnership, corporation, company, association, joint stock association, or body politic; and shall include any trustee, receiver, assignee, or other person acting in a similar representative capacity.

(q) "Area of operation" shall mean the area within the corporate limits of the municipality.

(r) "Board" or "Commission" shall mean a board, commission, department, division, office, body or other unit of the municipality.

(s) "Public officer" shall mean any officer who is in charge of any department or branch of the government of the municipality relating to health, fire, building regulations, or to other activities concerning dwellings in the municipality.

SECTION 5. Every municipality, within the provisions of this Act, shall have all the powers necessary or convenient to carry out and effectuate the purposes and provisions of this Act, including the following powers in addition to others herein granted:

(a) to undertake and carry out urban renewal projects within its area of operation; and to make and execute contracts and other instruments necessary or convenient to the exercise of its powers under this Act; and to disseminate slum clearance and urban renewal information;

(b) to provide or to arrange or contract for the furnishing or repair by any person or agency, public or private, of services, privileges, works, streets, roads, public utilities or other facilities for or in connection with an urban renewal project; to install, construct, and reconstruct streets, utilities, parks, playgrounds, and other public improvements; and to agree to any conditions that it may deem reasonable

and appropriate attached to Federal financial assistance and impose pursuant to Federal law relating to the determination of prevailing salaries or wages or compliance with labor standards, in the undertaking or carrying out of an urban renewal project, and to include in any contract let in connection with such a project, provisions to fulfill such of said conditions as it may deem reasonable and appropriate.

(c) within its area of operation, to enter into any building or property in any urban renewal area in order to make inspections, surveys, appraisals, soundings or test borings, and to obtain an order for this purpose from a court of competent jurisdiction in the event entry is denied or resisted; to acquire by purchase, lease option, gift, grant, bequest, devise, eminent domain or otherwise, any real property or personal property for its administrative purposes, together with any improvements thereon; to hold, improve clear or prepare for redevelopment any such property; to mortgage, pledge, hypothecate or otherwise encumber or dispose of any real property; to insure or provide for the insurance of any real or personal property or operations of the municipality against any risk or hazards, including the power to pay premiums on any such insurance; and to enter into any contracts necessary to effectuate the purposes of this Act; provided, however, that no statutory provisions with respect to the acquisition, clearance or disposition of property by public bodies shall restrict a municipality or other public body exercising powers hereunder, in the exercise of such functions with respect to an urban renewal project, unless the legislature shall specifically so state;

(d) to invest any urban renewal project funds held in reserves or sinking funds or any such funds not required for immediate disbursement, in property or securities in which savings banks may legally invest funds subject

to their control; to redeem such notes as have been issued pursuant to Section 13 of this Act at the redemption price established therein or to purchase such notes at less than redemption price, all such notes so redeemed or purchased to be cancelled;

(e) to borrow money and to apply for and accept advances, loans, grants, contributions and any other form of financial assistance from the Federal Government, the State, county, or other public body, or from any sources, public or private, for the purposes of this Act, and to give such security as may be required and to enter into and carry out contracts in connection therewith. A municipality may include in any contract for financial assistance with the Federal Government for an urban renewal project such conditions imposed pursuant to Federal laws as the municipality may deem reasonable and appropriate and which are not inconsistent with the purposes of this Act;

(f) within its area of operation, to make or have made all surveys and plans necessary to the carrying out of the purposes of this Act and to contract with any person, public or private, in making and carrying out such plans and to adopt or approve, modify and amend such plans. Such plans may include, without limitations: (1) a general plan for the locality as a whole, (2) urban renewal plans, (3) preliminary plans outlining urban renewal activities for neighborhoods to embrace two or more urban renewal areas, (4) plans for carrying out a program of voluntary or compulsory repair and rehabilitation of buildings and improvements, (5) plans for the enforcement of State and local laws, codes and regulations relating to the use and occupancy of buildings and improvements and to the compulsory repair, rehabilitation, demolition, or removal of buildings and improvements, and (6) appraisals, title searches, surveys, studies, and other plans and work

necessary to prepare for the undertaking of urban renewal projects. The municipality is authorized to develop, test, and report methods and techniques, and carry out demonstrations and other activities, for the prevention and the elimination of slums and urban blight and to apply for, accept and utilize grants of funds from the Federal Government for such purposes;

(g) to prepare plans for the relocation of persons (including families, business concerns and others) displaced by an urban renewal project, and to make relocation payments to or with respect to such persons for moving expenses and losses of property for which reimbursement or compensation is not otherwise made, including the making of such payments financed by the Federal Government;

(h) to appropriate such funds and make such expenditures as may be necessary to carry out the purposes of this Act, and to levy taxes and assessments for such purposes; to zone or rezone any part of the municipality or make exceptions from building regulations; and to enter into agreements with a housing authority or an urban renewal agency vested with urban renewal project powers under Section 17 of this Act (which agreements may extend over any period, notwithstanding any provision or rule of law to the contrary) respecting action to be taken by such municipality pursuant to any of the powers granted by this Act;

(i) to close, vacate, plan or replan streets, roads, sidewalks, ways or other places; and to plan or replan any part of the municipality;

(j) within its area of operation, to organize, coordinate and direct the administration of the provisions of this Act as they apply to such municipality in order that the objective of remedying slum and blighted areas and preventing the causes thereof within such municipality may be most effectively promoted and achieved, and to establish

such new office or offices of the municipality or to reorganize existing offices in order to carry out such purpose most effectively; and

(k) to exercise all or any part or combination of powers herein granted.

SECTION 6. A municipality, to the greatest extent it determines to be feasible in carrying out the provisions of this Act, shall afford maximum opportunity, consistent with the sound needs of the municipality as a whole, to the rehabilitation or redevelopment of the urban renewal area by private enterprise. A municipality shall give consideration to this objective in exercising its powers under this Act, including the formulation of a workable program, the approval of urban renewal plans (consistent with the general plan of the municipality), the exercise of its zoning powers, the enforcement of other laws, codes and regulations relating to the use of land and the use and occupancy of buildings and improvements, the disposition of any property acquired, and the provision of necessary public improvements.

SECTION 7. A municipality for the purposes of this Act may formulate for the municipality a workable program for utilizing appropriate private and public resources to eliminate, and prevent the development or spread of, slums and urban blight, to encourage needed urban rehabilitation, to provide for the redevelopment of slum and blighted areas, or to undertake such of the aforesaid activities or other feasible municipal activities as may be suitably employed to achieve the objectives of such workable program. Such workable program may include, without limitation, provision for; the prevention of the spread of blight into areas of the municipality which are free from blight through diligent enforcement of housing, zoning and occupancy controls and standards; the rehabilitation or conservation of slum and blighted areas or portions thereof by replanning, remov-

ing congestion, providing parks, playgrounds and other public improvements, by encouraging voluntary rehabilitation and by compelling the repair and rehabilitation of deteriorated or deteriorating structures; and the clearance and redevelopment of slum and blighted areas or portions thereof.

SECTION 8. (a) A municipality may sell, lease or otherwise transfer real property or any interest therein acquired by it, and may enter into contracts with respect thereto, in an urban renewal area for residential, recreational, commercial, industrial or other uses or for public use, or may retain such property or interest for public use, in accordance with the urban renewal plan, subject to such covenants, conditions and restrictions, including covenants running with the land, as it may deem to be necessary or desirable to assist in preventing the development or spread of future slums or blighted areas or to otherwise carry out the purposes of this Act; provided, that such sale, lease, other transfer, or retention, and any agreement relating thereto, may be made only after the approval of the urban renewal plan by the local governing body. The purchasers or lessees and their successors and assigns shall be obligated to devote such real property only to the uses specified in the urban renewal plan, and may be obligated to comply with such other requirements as the municipality may determine to be in the public interest, including the obligation to begin within a reasonable time any improvements on such real property required by the urban renewal plan. Such real property or interest shall be sold, leased, otherwise transferred, or retained at not less than its fair value for uses in accordance with the urban renewal plan. In determining the fair value of real property for uses in accordance with the urban renewal plan, a municipality shall take into account and give consideration to the uses provided in such plan; the

restrictions upon, and the covenants, conditions and obligations assumed by the purchaser or lessee or by the municipality retaining the property; and the objectives of such plan for the prevention of the recurrence of slum or blighted areas. The municipality in any instrument of conveyance to a private purchaser or lessee may provide that such purchaser or lessee shall be without power to sell, lease or otherwise transfer the real property without the prior written consent of the municipality until he has completed the construction of any or all improvements which he has obligated himself to construct thereon. Real property acquired by a municipality which, in accordance with the provisions of the urban renewal plan, is to be transferred, shall be transferred as rapidly as feasible in the public interest consistent with the carrying out of the provisions of the urban renewal plan. Any contract for such transfer and the urban renewal plan (or such part or parts of such contract or plan as the municipality may determine) may be recorded in the land records of the county in such manner as to afford actual or constructive notice thereof.

(b) A municipality may dispose of real property in an urban renewal area to private persons only under such reasonable competitive bidding procedures as it shall prescribe.

(c) A municipality may temporarily operate and maintain, during the project development stage, real property acquired in an urban renewal area pending the disposition of the property as authorized in this Act, without regard to the provisions of subsection (a) above, for such uses and purposes as may be deemed desirable even though not in conformity with the urban renewal plan.

SECTION 9. No municipality shall exercise the authority hereafter conferred upon municipalities by this Act until after its local governing body shall have adopted a resolution finding that:

(1) one or more slum or blighted areas exist in such municipality; and (2) the rehabilitation, conservation, redevelopment, or a combination thereof, of such area or areas is necessary in the interest of the public health, safety, morals or welfare of the residents of such municipality.

SECTION 10. (a) A municipality shall not approve an urban renewal project for an urban renewal area unless the governing body has, by resolution, determined such area to be a slum area or a blighted area or a combination thereof and designated such area as appropriate for an urban renewal project. The local governing body shall not approve an urban renewal plan until a general plan for the municipality has been prepared. For this purpose and other municipal purposes, authority is hereby vested in every municipality to prepare, to adopt and to revise from time to time, a general plan for the physical development of the municipality as a whole (giving due regard to the environs and metropolitan surroundings), to establish and maintain a planning commission for such purpose and related municipal planning activities, and to make available and to appropriate necessary funds therefor. A Municipality shall not acquire real property for an urban renewal project unless the local governing body has approved the urban renewal project in accordance with subsection (d), hereof.

(b) The municipality may itself prepare or cause to be prepared an urban renewal plan, or any person or agency, public or private, may submit such a plan to a municipality. Prior to its approval of an urban renewal project, the local governing body shall submit such plan to the planning commission of the municipality, if any, for review and recommendations as to its conformity with the general plan for the development of the municipality as a whole. The planning commission shall submit its written

recommendations with respect to the proposed urban renewal plan to the local governing body within thirty (30) days after receipt of the plan for review. Upon receipt of the recommendations of the planning commission or, if no recommendations are received within said thirty (30) days, then without such recommendations, the local governing body may proceed with the hearing on the proposed urban renewal project prescribed by subsection (c) hereof.

(c) The local governing body shall hold a public hearing on an urban renewal project, after public notice thereof by publication in a newspaper having general circulation in the area of operation of the municipality. The notice shall describe the time, date, place and purpose of the hearing, shall generally identify the urban renewal area covered by the plan, and shall outline the general scope of the urban renewal project under consideration.

(d) Following such hearing, the local governing body may approve an urban renewal project if it finds that (1) a feasible method exists for the location of families who will be displaced from the urban renewal area in decent, safe and sanitary dwelling accommodations within their means and without undue hardships to such families; (2) the urban renewal plan conforms to the general plan of the municipality as a whole; and (3) the urban renewal plan will afford maximum opportunity, consistent with the sound needs of the municipality as a whole, for the rehabilitation or redevelopment of the urban renewal area by private enterprise.

(e) An urban renewal plan may be modified at any time: Provided that if modified after the lease or sale by the municipality of real property in the urban renewal project area, such modification may be conditioned upon such approval of the owner, lessee or successor in interest as the municipality may deem advisable and in any event shall

be subject to such rights at law or in equity as a lessee or purchaser, or his successor or successors in interest, may be entitled to assert.

(f) Upon the approval by a municipality of an urban renewal plan or of any modification thereof, such plan or modification shall be deemed to be in full force and effect for the respective urban renewal area and the municipality may then cause such plan or modification to be carried out in accordance with its terms.

(g) Notwithstanding any other provisions of this Act, where the local governing body certifies that an area is in need of redevelopment or rehabilitation as a result of a flood, fire, hurricane, earthquake, storm or other catastrophe respecting which the Governor of the State has certified the need for disaster assistance under Public Law 675, Eighty-first Congress or other Federal Laws, the local governing body may approve an urban renewal plan and an urban renewal project with respect to such area without regard to the provisions of subsection (d) of this section and the provisions of this section requiring a general plan for the municipality and a public hearing on the urban renewal project.

SECTION 11. (a) All property of a municipality, including funds, owned or held by it for the purposes of this Act shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against the same nor shall judgment against a municipality be a charge or lien upon such property; provided, however, that the provisions of this section shall not apply to or limit the right of obligees to pursue any remedies for the enforcement of any pledge or lien given pursuant to this Act by a municipality on its rents, fees, grants or revenues from urban renewal projects.

(b) The property of a municipality,

acquired or held for the purposes of this Act, is declared to be public property used for essential public and governmental purposes and such property shall be exempt from all taxes of the municipality, the county, the State or any political subdivision thereof; provided, that such tax exemption shall terminate when the municipality sells, leases or otherwise disposes of such property in an urban renewal area to a purchaser or lessee which is not a public body entitled to tax exemption with respect to such property.

SECTION 12. A municipality shall have the right to acquire by condemnation any interest in real property, including a fee simple title thereto, which it may deem necessary for or in connection with an urban renewal project under this Act; provided, however, that if any such urban renewal project shall include a "Slum Area," as defined in Section 7 above, any part of which a city shall propose to clear for redevelopment and use other than for a public use, a city may not acquire by condemnation any such "Slum Area," or any part thereof, unless it shall appear, and the governing body of such city shall have found and determined by resolution duly adopted, that the rehabilitation of any such area without clearance would be impractical or ineffective, based upon its findings that at least fifty percent (50%) of the structures in such area are dilapidated or otherwise unfit for rehabilitation, and that there exists other blighting characteristics, such as overcrowding of structures on the land, mixed uses of structures, narrow, crooked, inconvenient, congested, unsafe or otherwise deficient streets, or deficiencies in public utilities or recreational and community facilities. A city may exercise the power of eminent domain in the manner as provided by Title 66, Chapter 2, Oklahoma Session Laws 1953, and Acts amendatory thereof or supplementary thereto, or it may exercise the

power of eminent domain in the manner now or which may be hereafter provided by any other statutory provisions for the exercise of the power of eminent domain. Property already devoted to a public use may be acquired in like manner; provided, that no real property belonging to the State, or any political subdivision thereof, may be acquired without its consent. Provided, however, that no city shall have the right to acquire by condemnation any interest in real property in an area of open land.

(a) In any proceeding to fix or assess compensation for damages for the taking (or damaging) of property, or any interest therein, through the exercise of the power of eminent domain or condemnation, evidence or testimony bearing upon the following matters shall be admissible and shall be considered in fixing such compensation or damages, in addition to evidence or testimony otherwise admissible:

(1) any use, condition, occupancy, or operation of such property, which is unlawful or violative of, or subject to elimination, abatement, prohibition, or correction under, any law or any ordinance or regulatory measure of the State, county, municipality, other political subdivision, or any agency thereof, in which such property is located, as being unsafe, substandard, insanitary or otherwise contrary to the public health, safety or welfare;

(2) the effect on the value of such property, of any such use, condition, occupancy, or operation, or of the elimination, abatement, prohibition, or correction of any such use, condition, occupancy, or operation;

(b) The foregoing testimony and evidence shall be admissible notwithstanding that no action has been taken by any public body or public officer toward the occupancy, or operation. Testimony or evidence that any public body or public officer charged with the duty or authority so to do has rendered, made or

issued any judgment, decree, determination or order for the abatement, prohibition, elimination or correction of any such use, condition, occupancy, or operation shall be admissible and shall be prima facie evidence of the existence and character of such use, condition or operation.

SECTION 13. (a) A municipality shall have power to issue notes from time to time in its discretion to finance the undertaking of any urban renewal project under this Act, including, without limiting the generality thereof, the payment of principal and interest upon any advances for surveys and plans, and shall also have power to issue refunding notes for the payment or retirement of such notes previously issued by it. Such notes shall be made payable, as to both principal and interest, solely from the income, proceeds, revenues, and funds of the municipality derived from or held in connection with its undertaking and carrying out of urban renewal projects under this Act: Provided, however, that payment of such notes, both as to principal and interest, may be further secured by a pledge of any loan, grant or contribution from the Federal Government or other source, in aid of any urban renewal projects of the municipality under this Act, and by a mortgage of any such urban renewal projects, or any part thereof, title to which is in the municipality.

(b) Notes issued under this section shall not constitute an indebtedness within the meaning of any constitutional or statutory debt limitation or restriction, and shall not be subject to the provisions of any other law or charter relating to the authorization, issuance or sale of notes. Notes issued under the provisions of this Act are declared to be issued for an essential public and governmental purpose and, together with interest thereon and income therefrom, shall be exempted from all taxes.

(c) Notes issued under this section

shall be authorized by resolution or ordinance of the local governing body and may be issued in one or more series and shall bear such date or dates, be payable upon demand or mature at such time or times, bear interest at such rate or rates, not exceeding six per centum (6%) per annum, be in such denomination or denominations, be in such form, carry such conversion or registration privileges, have such rank or priority, be executed in such manner, be payable in such medium of payment, at such place or places, and be subject to such terms of redemption (with or without premium), be secured in such manner, and have such other characteristics, as may be provided by such resolution or trust indenture or mortgage issued pursuant thereto.

(d) Such notes may be sold at not less than par at public sales held after notice published prior to such sale in a newspaper having a general circulation in the area of operation and in such other medium of publication as the municipality may determine. Provided, that such notes may be sold to the Federal Government at private sale at not less than par, and, in the event less than all of the authorized principal amount of such notes is sold to the Federal Government, the balance may be sold at private sale at not less than par at an interest cost to the municipality of not to exceed the interest cost to the municipality of the portion of the notes sold to the Federal Government.

(a) In case any of the public officials of the municipality whose signatures appear on any notes issued under this Act shall cease to be such officials before the delivery of such notes, such signatures shall, nevertheless, be valid and sufficient for all purposes, the same as if such officials had remained in office until such delivery. Any provision of any law to the contrary notwithstanding, any notes issued pursuant to this Act shall be fully negotiable.

(f) In any suit, action or proceeding

involving the validity or enforceability of any notes issued under this Act or the security therefor, any such note reciting in substance that it has been issued by the municipality in connection with an urban renewal project, as herein defined, shall be conclusively deemed to have been issued for such purpose and such project shall be conclusively deemed to have been planned, located and carried out in accordance with the provisions of this Act.

SECTION 14. All banks, trust companies, bankers, savings banks and institutions, building and loan associations, savings and loan associations, investment companies and other persons carrying on a banking or investment business; all insurance companies, insurance associations, and other persons carrying on an insurance business; and all executors, administrators, curators, trustees, and other fiduciaries, may legally invest any sinking funds, moneys, or other funds belonging to them or within their control in any notes or other obligations issued by a municipality pursuant to this Act or by an urban renewal agency or housing authority vested with urban renewal project powers under section 17 of this Act: Provided that such notes and other obligations shall be secured by an agreement between the issuer and the Federal Government in which the issuer agrees to borrow from the Federal Government and the Federal Government agrees to lend to the issuer, prior to the maturity of such notes or other obligations, moneys in an amount which (together with any other moneys irrevocably committed to the payment of interest on such notes or other obligations) will suffice to pay the principal of such notes or other obligations with interest to maturity thereon, which moneys under the terms of said agreement are required to be used for the purpose of paying the principal of and the interest on such notes or other obligations at their

maturity. Such notes and other obligations shall be authorized security for all public deposits. It is the purpose of this section to authorize any persons, political subdivisions and officers, public or private, to use any funds owned or controlled by them for the purchase of any such notes or other obligations. Nothing contained in this section with regard to legal investments shall be construed as relieving any person of any duty of exercising reasonable care in selecting securities.

SECTION 15. (a) For the purpose of aiding in the planning, undertaking or carrying out of an urban renewal project located within the area in which it is authorized to act, any public body may, upon such terms, with or without consideration, as it may determine: (1) dedicate, sell, convey or lease any of its interest in any property or grant easements, licenses or other rights or privileges therein to a municipality; (2) incur the entire expense of any public improvements made by such public body in exercising the powers granted in this section; (3) do any and all things necessary to aid or cooperate in the planning or carrying out of an urban renewal plan; (4) lend, grant or contribute funds to a municipality; (5) enter into agreements (which may extend over any period; notwithstanding any provision or rule of law to the contrary) with a municipality or other public body respecting action to be taken pursuant to any of the powers granted by this Act, including the furnishing of funds or other assistance in connection with an urban renewal project, and (6) cause public buildings and public facilities, including parks, playgrounds, recreational, community, educational, water, sewer or drainage facilities, or any other works which it is otherwise empowered to undertake to be furnished; furnish, dedicate, close, vacate, pave, install, grade, regrade, plan or replan streets, roads, sidewalks, ways or other places; plan

or replan, zone or rezone any part of the public body or make exceptions from building regulations; and cause administrative and other services to be furnished to the municipality. If at any time title to or possession of any urban renewal project is held by any public body or governmental agency, other than the municipality, which is authorized by law to engage in the undertaking, carrying out, or administration of urban renewal projects (including any agency or instrumentality of the United States of America), the provisions of the agreements referred to in this section shall inure to the benefit thereof and may be enforced by such public body or governmental agency. As used in this subsection, the term "municipality" shall also include an urban renewal agency or a housing authority vested with all of the urban renewal project powers pursuant to the provisions of Section 17.

(b) Any sale, conveyance, lease or agreement provided for in this section may be made by a public body without appraisal, public notice, advertisement or public bidding.

(c) For the purpose of aiding in the planning, undertaking or carrying out of an urban renewal project of an Urban Renewal Agency hereunder, a municipality may (in addition to its other powers and upon such terms, with or without consideration, as it may determine) do and perform any or all of the actions or things which, by the provisions of subsection (a) of this section, a public body is authorized to do or perform, including the furnishing of financial and other assistance.

(d) For the purposes of this section, or for the purpose of aiding in the planning, undertaking or carrying out of an urban renewal project of a municipality, such municipality may (in addition to any authority to issue notes pursuant to section 13) issue and sell its general obligation notes. Any notes issued by a municipality pursuant to

this section shall be issued in the manner and within the limitations prescribed by laws of this State for the issuance and authorization of bonds by such municipality for public purposes generally.

SECTION 16. (a) All property of a municipality, including funds, owned or held by it for the purposes of this Act shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process shall issue against the same nor shall judgment against a municipality be a charge or lien upon such property; provided, however, that the provisions of this section shall not apply to or limit the right of obligees to pursue any remedies for the enforcement of any pledge or lien given pursuant to this Act by a municipality on its rents, fees, grants or revenues from urban renewal projects.

(b) The property of a municipality, acquired or held for the purposes of this Act, is declared to be public property used for essential public and governmental purposes and such property shall be exempt from all taxes of the municipality, the county, the State or any political subdivision thereof; provided, that such tax exemption shall terminate when the municipality sells, leases or otherwise disposes of such property in an urban renewal area to a purchaser or lessee which is not a public body entitled to tax exemption with respect to such property.

SECTION 17. (a) A municipality may itself exercise its urban renewal project powers (as herein defined) or may, if the local governing body by resolution determines such action to be in the public interest, elect to have such powers exercised by the Urban Renewal Agency (created by section 18) if one exists or is subsequently established in the community. In the event the local governing body makes such determination, the Urban Renewal Agency, as the case may be, shall be vested with all of the urban renewal project powers in

the same manner as though all such powers were conferred on such Agency or authority instead of the municipality. If the local governing body does not elect to make such determination, the municipality in its discretion may exercise its urban renewal project powers through a board or commissioner or through such officer of the municipality as the local governing body may by resolution determine.

(b) As used in this section, the term "urban renewal project powers" shall include the rights, powers, functions and duties of a municipality under this Act, except the following: The power to determine an area to be a slum or blighted area or combination thereof and to designate such area as appropriate for an urban renewal project and to hold any public hearings required with respect thereto; the power to approve urban renewal plans and modifications thereof; the power to establish a general plan for the locality as a whole; the power to formulate a workable program under Section 7; the power to make the determinations and findings provided for in Section 6, Section 9 and Section 10 (d); the power to issue general obligation notes; and the power to appropriate funds, to levy taxes and assessments, and to exercise other powers provided for in Section 5 (h).

SECTION 18. (a) There is hereby created in each municipality as defined by this Act, a public body corporate and politic to be known as the "Urban Renewal Agency" of the municipality; provided, that such Agency shall not transact any business or exercise its powers hereunder until or unless the local governing body has made the finding prescribed in Section 9 and has elected to have the urban renewal project powers exercised by an Urban Renewal Agency as provided in Section 17.

(b) If the Urban Renewal Agency is authorized to transact business and

exercise powers hereunder, the Mayor, by and with the advice and consent of the local governing body, shall appoint a Board of Commissioners. The term of office of each such Commissioner shall be one (1) year.

(c) A Commissioner shall receive no compensation for his services but shall be entitled to the necessary expenses, including traveling expenses, incurred in the discharge of his duties. Each Commissioner shall hold office until his successor has been appointed and has qualified. A certificate of the appointment or reappointment of any Commissioner shall be filed with the clerk of the municipality and such certificate shall be conclusive evidence of the due and proper appointment of such Commissioner.

The powers of an Urban Renewal Agency shall be exercised by the Commissioners thereof. A majority of the Commissioners shall constitute a quorum for the purpose of conducting business and exercising the powers of the Agency and for all other purposes. Action may be taken by the Agency upon a vote of a majority of the Commissioners present, unless in any case the by-laws shall require a larger number. Any persons may be appointed as Commissioners if they reside within the area of operation of the Agency (which shall be co-terminous with the area of operation of the municipality) and are otherwise eligible for such appointments under this Act.

The Mayor shall designate a Chairman and Vice-Chairman from among the Commissioners. An Agency may employ an executive director, technical experts and such other agents and employees, permanent and temporary, as it may require, and determine their qualifications, duties and compensation. For such legal service as it may require, an Agency may employ or retain its own counsel and legal staff. An Agency authorized to transact business and exercise powers under this Act shall

file, with the local governing body, on or before March 1 of each year a report of its activities for the preceding calendar year, which report shall include a complete financial statement setting forth its assets, liabilities, income and operating expense as of the end of such calendar year. At the time of filing the report, the Agency shall publish in a newspaper of general circulation in the community a notice to the effect that such report has been filed with the municipality and that the report is available for inspection during business hours in the office of the governing body of the municipality and in the office of the Agency.

(d) For inefficiency or neglect of duty or misconduct in office, a Commissioner may be removed only after a hearing and after he shall have been given a copy of the charges at least ten (10) days prior to such hearing and have had an opportunity to be heard in person or by counsel.

SECTION 19. No public official or employee of a municipality (or Board or Commissioner thereof), and no Commissioner or employee of Urban Renewal Agency which has been vested by a municipality with urban renewal project powers under Section 17 shall voluntarily acquire any personal interest, direct or indirect, in any urban renewal project, or in any property included or planned to be included in any urban renewal project of such municipality or in any contract or proposed contract in connection with such urban renewal project. Where such acquisition is not voluntary, the interest acquired shall be immediately disclosed in writing to the local governing body. If any such official, commissioner or employee presently owns or controls, or owned or controlled within the preceding two (2) years, any interest, direct or indirect, in any property which he knows is included or planned to be included in an urban renewal project, he shall immediately disclose this act in writing to the

local governing body, and such disclosure shall be entered upon the minutes of the governing body, and any such official, commissioner or employee shall not participate in any action by the municipality (or Board or Commission thereof), or Urban Renewal Agency affecting such property. Any disclosure required to be made by this Section to the local governing body shall concurrently be made to an Urban Renewal Agency which has been vested with urban renewal project powers by the municipality pursuant to the provisions of Section 17. No Commissioner or other officer of any Urban Renewal Agency, Board or Commission exercising powers pursuant to this Act shall hold any other public office under the municipality other than his commissionership or office with respect to such Urban Renewal Agency, Board or Commission. Any violation of the provisions of this Section shall constitute misconduct in office.

SECTION 20. Notwithstanding any other evidence of legislative intent, it is hereby declared to be the controlling legislative intent that if any provision of this Act, or the application thereof to any person or circumstances, is held invalid, the remainder of the Act and the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby.

SECTION 21. Insofar as the provisions of this Act are inconsistent with the provisions of any other law, the provisions of this Act shall be controlling. The powers conferred by this Act shall be in addition and supplemental to the powers conferred by any other law.

SECTION 22. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 379—County Government.

SB 401—County Government.

SB 457—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 520—Public Safety.

HB 733—Privileges and Elections.

HB 768—Judiciary.

HB 854—Social Welfare.

HB 934—Public Safety.

HB 958—County Government.

HB 959—County Government.

HB 997—Privileges and Elections.

HB 1006—County Government.

HB 1009—County Government.

DO PASS, as amended:

SB 145—Public Safety.

SB 312—Public Safety.

HB 995—Municipal Government — To County Government by previous order.

WITHOUT RECOMMENDATION:

HB 866—Judiciary.

HB 913—Judiciary.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a. m., tomorrow.

SEVENTY-FIRST LEGISLATIVE DAY

Thursday, May 9, 1957

Pursuant to adjournment, the Senate convened at 10:30 a. m., and was called to order by President Pro Tempore Baldwin.

The roll call was as follows:

Present: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Boecher, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, Hope, McSpadden, Miskovsky, Rinehart, Stipe, Young (Haskell).—13.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative Day was declared approved.

Senator Trent asked unanimous consent that the following prayer offered today by the Chaplain, The Reverend W. Dean Rainwater, be incorporated in the Journal, which was the order:

"God of our Fathers, our hope for years to come, we plead with Thee this day in the interest and for the good of the state in which we live. Intercession is made for those who sit in the Senate today. May their humility lead them to recognize that they cannot improve upon the Ten Commandments and may no decision of theirs be in violation of or in contradiction to these eternal laws. Grant, Oh God, that no spirit of arrogance will cause them to think that they can improve upon Your requirements of loving mercy, doing justly and walking humbly with Thee. May their deliberations be all done in love

for Thee and love for their neighbors, the people of Oklahoma. May their decisions be made in the light of the worth of Thy Holy Book and not in view of the value of any man's pocket-book. Bless their homes and cause their lives to be long, fruitful and useful. For the privilege of serving with these men and witnessing their labors in the interest of Oklahoma, I thank Thee. Give them virtue, vigor, vision for this day's work. We pray in the name of Him whose victory hath overcome the world. Amen."

Senator Trent asked unanimous consent, which was granted, that Juddie and Terry, children of Reverend and Mrs. Rainwater, be made Honorary Journal Clerk and Honorary Page respectively.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 461—Municipal Government.

SB 462—Roads and Highways.

HB 1017—Business and Industry.

MESSAGE FROM THE HOUSE

Advising the appointment of the following as House Conferees under **HB 770**: Stevens, Ozmun and Levergood.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SJR 29**.

The above numbered Enrolled Resolution was referred to the Governor for consideration.

GENERAL ORDER

HB 1009, by Bailey (Kay) and Craig of the House, and Grantham of the Senate, was read and considered.

Upon motion of Senator Grantham, **HB 1009** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended, and **HB 1009** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1009 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Allen, Boecher, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, Hope, McSpadden, Miskovsky, Rinehart, Stipe, Young (Haskell).—13.

Not Voting: Tipps.—1.

The Bill was declared passed.

Senator Miskovsky asked to be recorded present, which was the order.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Boecher, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, Hope, McSpadden, Rinehart, Stipe, Young (Haskell).—12.

Not Voting: Tipps.—1.

The Emergency was declared passed.

HB 1009 was properly signed and ordered returned to the Honorable House.

Senator Hope asked to be recorded present, which was the order.

GENERAL ORDER

SB 450, by Mahan of the Senate and Shoemake and Tinker of the House, was read and considered.

Upon motion of Senator Mahan, **SB 450** was advanced to engrossment and third reading.

Upon motion of Senator Mahan, the rules of the Senate were suspended, and **SB 450** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 450 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Boecher, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, McSpadden, Rinehart, Stipe, Young (Haskell).—11.

Not Voting: Fine, Tipps.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Boecher, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin,

McSpadden, Rinehart, Stipe, Young (Haskell).—11.

Not Voting: Fine, Tipps.—2.

The Emergency was declared passed.

SB 450 was referred for engrossment.

Senator Boecher asked to be recorded present, which was the order.

GENERAL ORDER

HB 960, by Kelly of the House and Jones of the Senate, was read and considered.

Upon motion of Senator Jones, **HB 960** was advanced to engrossment and third reading.

Upon motion of Senator Jones, the rules of the Senate were suspended, and **HB 960** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 960 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland).—30.

Excused: Allen, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, McSpadden, Rinehart, Stipe, Young (Haskell).—10.

Not Voting: Fine, Hope, Tipps, Wilson (Beckham).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt,

Sandlin, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland).—30.

Excused: Allen, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, McSpadden, Rinehart, Stipe, Young (Haskell).—10.

Not Voting: Fine, Hope, Tipps, Wilson (Beckham).—4.

The Emergency was declared passed.

HB 960 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 990, by Kelly, was read and considered.

Upon motion of Senator Jones, **HB 990** was advanced to engrossment and third reading.

Upon motion of Senator Jones, the rules of the Senate were suspended, and **HB 990** was considered engrossed and placed upon third reading and final passage.

Senator Young (Haskell) asked to be recorded present, which was the order.

THIRD READING

HB 990 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, McSpadden, Rinehart, Stipe.—9.

Not Voting: Boecher, Fine, Hall.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cart-

wright, Collins (Creek), Coppock, Dacus, Easterly, Field, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, McSpadden, Rinehart, Stipe.—9.

Not Voting: Boecher, Fine, Hall.—3.

The Emergency was declared passed.

HB 990 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 989, by Hill and Cook of the House, and Sandlin of the Senate, was read and considered.

Senator Hamilton asked to be made a co-author of **HB 989**, which was the order.

Upon motion of Senator Sandlin, **HB 989**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **HB 989**, as co-authored was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 989 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Easterly, Field, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Tipps.—1.

Excused: Allen, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, McSpadden, Rinehart, Stipe.—9.

Not Voting: Coppock, Fine, Herndon.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Easterly, Field, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Tipps.—1.

Excused: Allen, Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, McSpadden, Rinehart, Stipe.—9.

Not Voting: Coppock, Fine, Herndon.—3.

The Emergency was declared passed.

HB 989, as co-authored, was properly signed and ordered returned to the Honorable House.

REFERRING TO HB 501

Senator Wilson (Beckham) asked unanimous consent that **HB 501** be set for Special Order at 2:00 p. m. on Monday, May 13, which was the order.

GENERAL ORDER

Senator Hall asked unanimous consent that **SB 295**, by Hall, be ordered stricken from the Calendar, which was the order.

HB 946, by Cook, was read and considered.

Senator Hamilton asked unanimous consent, which was granted, to be made a co-author of **HB 946**.

Upon motion of Senator Hamilton, **HB 946**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton,

the rules of the Senate were suspended, and **HB 946**, as co-authored, was considered engrossed and placed upon third reading and final passage.

Senator Allen asked to be recorded present, which was the order.

THIRD READING

HB 946 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Payne, Perryman, Price, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Greer), Young (Cleveland).—28.

Excused: Collins (Pontotoc), Cowden, Dendy, Garvin, McSpadden, Rinehart, Stipe.—7.

Not Voting: Collins (Creek), Fine, Hall, Mahan, Miskovsky, Shoemake, Tipps, Wilson (Beckham), Young (Haskell).—9.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Greer), Young (Cleveland).—30.

Excused: Collins (Pontotoc), Cowden, Dendy, Garvin, McSpadden, Rinehart, Stipe.—7.

Not Voting: Collins (Creek), Fine, Mahan, Shoemake, Tipps, Wilson (Beckham), Young (Haskell).—7.

The Emergency was declared passed.

HB 946, as co-authored, was properly signed and ordered returned to the Honorable House.

REFERRING TO HB 538

Engrossed **HB 538** was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

Senator Sandlin asked unanimous consent that **HB 733**, by Nigh and Norris, be re-referred to the Committee on Privileges and Elections, which was the order.

HB 683, by Davis, was read and considered.

Upon motion of Senator Allen, **HB 683** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and **HB 683** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 683 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, Payne, Price, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—27.

Nay: Harris, Perryman, Young (Cleveland), Young (Haskell).—4.

Excused: Collins (Pontotoc), Cowden, Dendy, Garvin, McSpadden, Rinehart, Stipe.—7.

Not Voting: Boecher, Collins (Creek), Fine, Mahan, Miskovsky, Sandlin.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Mc-

Clendon, McColgin, Payne, Perryman, Price, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—30.

Nay: Young (Cleveland).—1.

Excused: Collins (Pontotoc), Cowden, Dendy, Garvin, McSpadden, Rinehart, Stipe.—7.

Not Voting: Boecher, Collins (Creek), Fine, Mahan, Miskovsky, Sandlin.—6.

The Emergency was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Harris moved to reconsider the vote by which **HB 683** was passed.

GENERAL ORDER

HB 860, by Nance of the House, and Young (Cleveland) of the Senate, was read and considered.

Senator Young (Cleveland) moved to amend the title of **HB 860** to conform to the body of the bill, which amendment was declared adopted.

Upon motion of Senator Young (Cleveland), **HB 860**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 860**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Garvin asked to be recorded present, which was the order.

THIRD READING

HB 860 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follow:

Aye: Allen, Baldwin, Breeden, Carrier, Coppock, Dacus, Easterly, Field, Fine, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Payne, Perryman, Price, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wil-

son (Greer), Young (Cleveland), Young (Haskell).—29.

Nay: Grantham.—1.

Excused: Collins (Pontotoc), Cowden, Dendy, McSpadden, Rinehart, Stipe.—6.

Not Voting: Boecher, Cartwright, Collins (Creek), Frazier, Mahan, Miskovsky, Sandlin, Wilson (Beckham).—8.

The Bill was declared passed:

Senator Dendy asked to be recorded present, which was the order.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Payne, Perryman, Price, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Grantham.—1.

Excused: Collins (Pontotoc), Cowden, McSpadden, Rinehart, Stipe.—5.

Not Voting: Boecher, Cartwright, Collins (Creek), Frazier, Mahan, Miskovsky, Sandlin, Wilson (Beckham).—8.

The Emergency was declared passed.

HB 860, as amended, was referred for engrossment.

Senator Grantham asked to be shown, excused until such time as he might return to the Chamber, which was the order.

Senator Stipe asked to be recorded present, which was the order.

GENERAL ORDER

HB 953, by Scarbrough, was read and considered.

Upon motion of Senator Jones, **HB 953** was advanced to engrossment and third reading.

Upon motion of Senator Jones, the rules of the Senate were suspended, and **HB 953** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 953 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Pontotoc), Cowden, Grantham, McSpadden, Rinehart.—5.

Not Voting: Carrier, Collins (Creek), Coppock, Dendy, Herndon, Mahan, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Pontotoc), Cowden, Grantham, McSpadden, Rinehart.—5.

Not Voting: Carrier, Collins (Creek), Coppock, Dendy, Herndon, Mahan, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 953 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Transmitting following Bill together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 640**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 640** was read and adopted upon motion of Senator Hope:

We, your Conference Committee, to whom was referred Engrossed **HB 640**, and Engrossed Senate Amendments thereto, entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE BANKING DEPARTMENT; PROVIDING THAT THE BANK COMMISSIONER SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the Senate recede from Amendment No. 1.

Respectfully submitted,

For the Senate:	For the House:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Boecher	Bliss
Easterly	Calkins
Frazier	Ham
Grantham	Gotcher
Hamilton	Livingston
Herndon	Lollar
McColgin	Ogden
Ritzhaupt	Pazoureck
Trent	Pitcher
Wilson	Scarborough
(Beckham)	Vandiver
Young	
(Cleveland)	

HB 640, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton,

Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Collins (Pontotoc), Cowden, Grantham, McSpadden, Rinehart.—5.

Not Voting: Carrier, Collins (Creek), Coppock, Dendy, Herndon, McClendon, Mahan, Wilson (Beckham).—8.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Collins (Pontotoc), Cowden, Grantham, McSpadden, Rinehart.—6.

Not Voting: Carrier, Collins (Creek), Coppock, Dendy, Herndon, McClendon, Mahan, Wilson (Beckham).—8.

The Emergency was declared passed.

HB 640, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 638**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 638** was read and adopted upon motion of Senator Hope:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 638, and Engrossed Senate Amendment thereto, entitled:

AN ACT MAKING APPROPRIA-

TIONS TO THE OFFICE OF THE OKLAHOMA HISTORICAL SOCIETY; PROVIDING THAT THE ADMINISTRATIVE SECRETARY SHALL FIX THE DUTIES AND COMPENSATION OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; AND REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Senate Amendment No. 1 and that in lieu thereof, the attached Committee Substitute be adopted.

Respectfully submitted,

For the Senate:	For the House:
Young	Allard,
(Cleveland),	Chairman
Chairman	Huser
McColgin	Pazoureck
Hall	

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 638—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE OKLAHOMA HISTORICAL SOCIETY; PROVIDING THAT THE ADMINISTRATIVE SECRETARY SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appropriated to the office of the Oklahoma

Historical Society, from the General Revenue Fund of the State Treasury for the fiscal years indicated, not otherwise appropriated, the following amounts

or so much thereof as may be necessary to perform the duties of the office of the Oklahoma Historical Society, as prescribed by law.

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
Personal Services (Including O.A.S.I.) -----	\$44,200.00	\$45,040.00
Operating Expenses -----	20,110.00	20,110.00
Microfilming Newspaper and Historical Documents (Equipment Installation, Personal Services, and Operational Expenses) -----	15,000.00	15,000.00
Historical Sites Survey and Development (For personal Services, Legal Fees, Appraisals, and Purchases Authorized) -----	5,000.00	5,000.00
Total -----	\$84,310.00	\$85,150.00

SECTION 2. Board of Directors of the Historical Society shall appoint and fix the duties and compensations of the employees necessary to perform the duties imposed upon the Oklahoma Historical Society by law payable from the appropriations made by Section 1 of this Act for the expenses of personal services, in accordance with the following schedule:

TITLE	NUMBER AUTHORIZED	MINIMUM	MAXIMUM
Administrative Secretary -----	1	\$7,000.00	\$7,000.00
Account Clerk -----	1	2,700.00	3,200.00
Archivist -----	1	2,700.00	3,200.00
Building Guide -----	1	2,280.00	2,400.00
Chief Curator -----	1	4,600.00	4,800.00
Curator -----	3	2,280.00	2,400.00
Editor -----	1	3,480.00	3,840.00
Librarian -----	1	2,700.00	3,200.00
Cataloguer -----	1	2,280.00	2,400.00
Assistant Librarian -----	1	2,280.00	2,400.00
Stenographer-Clerk -----	1	2,580.00	2,700.00
Watchman -----	1	2,580.00	2,700.00
Total -----	14		

SECTION 3. The appropriations made by this Act are fiscal and shall be available for encumbrance purposes to June 30 of the fiscal year for which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, such balance shall lapse and be transferred to the General Revenue Fund of the then current fiscal year.

SECTION 4. All Acts or parts of

Acts in conflict with the provisions of this Act are hereby repealed.

SECTION 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

HB 638, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Pontotoc), Cowden, Grantham, McSpadden, Rinehart.—5.

Not Voting: Collins (Creek), Coppock, Dendy, Hall, McClendon, Mahan, Wilson (Beckham).—7.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Pontotoc), Cowden, Grantham, McSpadden, Rinehart.—5.

Not Voting: Collins (Creek), Coppock, Dendy, Hall, McClendon, Mahan, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 638, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

Senator Cartwright presiding.

GENERAL ORDER

Senator Miskovsky asked unanimous consent that **HJR 518**, by Graves, et al of the House, and Miskovsky, et al, of the Senate be referred to the Committee on Municipal Government for further consideration, which was the order.

PENDING ACTION ON CCR:

Upon motion of Senator Harris, the Conference Committee Report on **HB 737** was adopted.

HB 737, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Collins (Pontotoc), Cowden, Grantham, McClendon, McSpadden, Rinehart.—6.

Not Voting: Collins (Creek), Coppock, Dendy, Hall, Mahan.—5.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Collins (Pontotoc), Cowden, Grantham, McClendon, McSpadden, Rinehart.—6.

Not Voting: Collins (Creek), Coppock, Dendy, Hall, Mahan.—5.

The Emergency was declared passed.

HB 737, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

Senator Hamilton asked that Senator McClendon be shown excused until such

time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 294, by Wilson (Greer) and Hope of the Senate, and Ham and Bailey (Kay) of the House, was read and considered.

Senators Tipps, Breeden, Frazier, Hamilton, Jones, Field and Dacus asked to be made co-authors of **SB 294**, which was the order.

Senator Harris asked to be shown excused for the remainder of this legislative day which was the order.

Upon motion of Senator Wilson (Greer), **SB 294** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Greer), the rules of the Senate were suspended, and **SB 294** was considered engrossed and placed upon third reading and final passage.

Senator Grantham asked to be recorded present, which was the order.

THIRD READING

SB 294 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Collins (Pontotoc), Cowden, Harris, McClendon, McSpadden, Rinehart.—6.

Not Voting: Breeden, Collins (Creek), Dendy, Hall, Mahan, Miskovsky, Trent.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Collins (Pontotoc), Cowden, Harris, McClendon, McSpadden, Rinehart.—6.

Not Voting: Breeden, Collins (Creek), Dendy, Hall, Mahan, Miskovsky, Trent.—7.

The Emergency was declared passed.

SB 294 was referred for engrossment.

GENERAL ORDER

HB 904, by Patten, et al of the House and Price of the Senate, was read and considered.

Upon motion of Senator Price, **HB 904** was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules of the Senate were suspended, and **HB 904** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 904 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Pontotoc), Cowden, Harris, McClendon, McSpadden, Rinehart.—6.

Not Voting: Collins (Creek), Dendy,

Herndon, Mahan, Miskovsky, Stipe.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Pontotoc), Cowden, Harris, McClendon, McSpadden, Rinehart.—6.

Not Voting: Collins (Creek), Dendy, Herndon, Mahan, Miskovsky, Stipe.—6.

The Emergency was declared passed.

HB 904 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 806, 938, HJR 523**.

The above numbered Enrolled Bills and Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

Senator Fine asked unanimous consent, which was granted, that **HB 911**, by Ruby, et al of the House, and Shoemaker and Walker of the Senate, be referred to the Committee on Revenue and Taxation, without losing its place on the Calendar; and that a member of the Oklahoma Tax Commission be invited to appear before the Committee concerning this bill.

SB 444, by Grantham of the Senate, and Bailey (Kay) et al of the House, was read and considered.

Upon motion of Senator Grantham, **SB 444** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended,

and **SB 444** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 444 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Pontotoc), Cowden, Harris, McClendon, McSpadden, Rinehart.—6.

Not Voting: Breeden, Collins (Creek), Dendy, Fine, Mahan, Price.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Pontotoc), Cowden, Harris, McClendon, McSpadden, Rinehart.—6.

Not Voting: Breeden, Collins (Creek), Dendy, Fine, Mahan, Price.—6.

The Emergency was declared passed.

SB 444 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 536, SBs 384, 448, 451 and 455 each correctly engrossed.

SCR 10 and SBs 105 and 111 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 536**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SBs 384, 448, 451 and 455** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR 10** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SBs 105 and 111**, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator McClendon asked to be recorded present, which was the order.

GENERAL ORDER

SB 301, by Miskovsky of the Senate, and McCarty of the House was read and considered.

Upon motion of Senator Miskovsky. **SB 301** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 301** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 301 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, Miskovsky, Perryman, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: McColgin, Sandlin, Wilson (Beckham).—3.

Excused: Collins (Pontotoc), Cowden, Harris, McSpadden, Rinehart.—5.

Not Voting: Collins (Creek), Dendy, Hall, Mahan, Payne, Price.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: McColgin, Wilson (Beckham).—2.

Excused: Collins (Pontotoc), Cowden, Harris, McSpadden, Rinehart.—5.

Not Voting: Collins (Creek), Dendy, Hall, Mahan, Price.—5.

The Emergency was declared passed.

SB 301 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Allen moved to reconsider the vote by which **SB 301** was passed.

GENERAL ORDER

SB 457, by Garvin, was read and considered.

Upon motion of Senator Garvin, **SB 457** was advanced to engrossment and third reading.

Upon motion of Senator Garvin, the rules of the Senate were suspended, and **SB 457** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 457 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Collins (Creek), Coppock, Dendy, Field, Fine, Frazier, Garvin, Grantham, Herndon,

Jones, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Young (Cleveland), Young (Haskell).—29.

Nay: Dacus, Easterly, Hamilton, Hope, McClendon, Trent, Wilson (Beckham), Wilson (Greer).—8.

Excused: Collins (Pontotoc), Cowden, Harris, McSpadden, Rinehart.—5.

Not Voting: Hall, Mahan.—2.

The Bill was declared passed.

Senator Garvin asked unanimous consent, which was granted, that the emergency clause to **SB 457** be ordered stricken and title amended to conform.

SB 457 was referred for engrossment.

GENERAL ORDER

SB 414, by Miskovsky, was read and considered.

Senator Miskovsky moved to amend **SB 414**, Line 6, Page 2, by adding after the word "divorce" the following language: "Provided, however, where the parties have removed to a county or counties within this State, neither party residing in the court of original jurisdiction, such subsequent proceedings may be transferred to the district court of any county in this State wherein either of the parties resides, upon application made to the court of original jurisdiction by either party, or on the initiative of the court of original jurisdiction. Provided further that no order of transfer shall be made until after due notice to the parties, and they shall have opportunity to appear and contest the same, and it being made to appear to the satisfaction of the court of original jurisdiction that such transfer would be to the best interest of the minor child or children involved."

By unanimous consent, further consideration of **SB 414** was deferred until after a recess of the Senate.

Senator Boecher asked to be shown

excused for the remainder of this Legislative Day, which was the order.

Upon motion of Senator Field, the Senate was declared in recess to meet at 1:30 p. m.

AFTERNOON SESSION

At 1:30 p. m., the Senate re-assembled, with Senator Cartwright presiding.

Senator Miskovsky announced that Honorable Luther Harrison, member of the State Senate from the 23rd Senatorial District during the 7th and 8th Sessions of the Legislature and for many years Editorial writer of the Daily Oklahoman, had been confined to his bed in his home here at 1143 N. W. 38th Street, since June 17, 1956; that he continues his daily writings for the Oklahoman; that he follows with interest the doings of the legislature and has expressed satisfaction with the accomplishments of the present session.

Senator Miskovsky stated that in view of the high esteem in which Mr. Harrison is held both as a man and as a writer, he was asking unanimous consent that the President Pro Tempore be authorized to send flowers on behalf of the Senate as an expression of their good wishes, which was the order.

After being introduced by Senator Young (Cleveland), it was upon motion of Senator Allen that the following members of the Oklahoma University BIG RED Football Team were made Honorary Sergeants-at-Arms for this Legislative Day: David Rolle, Fullback; Ken Fitch, Guard; Ernie Day, Halfback; Lynn Burris, Center; Joe Rector, End.

GENERAL ORDER

Referring further to **SB 414**:

The vote occurring on the Miskovsky amendment to **SB 414**, it was declared adopted.

Senator Garvin moved that further

consideration of **SB 414**, as amended, be deferred until such time as the bill has been printed.

Senator Allen, as a substitute, moved that **SB 414**, as amended, be stricken from the Calendar, which motion was tabled upon motion of Senator Collins (Creek).

The vote occurring on the Garvin motion, it was declared adopted.

COMMITTEE REPORTS

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 437—County Government—To Municipal Government by previous order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SCR 2** was read and adopted upon motion of Senator Dacus:

TO THE PRESIDENT OF THE SENATE, AND SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your Conference Committee, to whom was referred Engrossed **SCR 2**, as amended and the Engrossed House Amendments thereto, entitled:

A CONCURRENT RESOLUTION REQUESTING THE STATE SENATE AND HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH SESSION TO ESTABLISH A SPECIAL COMMITTEE TO BE COMPOSED OF FIVE (5) MEMBERS OF THE STATE SENATE AND FIVE (5) MEMBERS OF THE HOUSE OF REPRESENTATIVES, FOR THE PURPOSE OF STUDYING THE AGRICULTURAL, INDUSTRIAL, EDUCATIONAL AND REHABILITATION PROGRAMS AT ALL STATE INSTITUTIONS, EXCEPT THOSE FOR HIGHER EDUCATION, AND THE EXTENT TO WHICH SAID PROGRAMS WILL, INCIDENTALLY, CONTRIBUTE TO THE FINANCIAL SUPPORT OF SAID INSTITUTIONS:

AND REQUESTING SAID COMMITTEE TO SUBMIT A WRITTEN REPORT OF ITS FINDINGS AND RECOMMENDATIONS TO THE STATE LEGISLATIVE COUNCIL AT LEAST NINETY (90) DAYS PRIOR TO THE CONVENING OF THE TWENTY-SEVENTH LEGISLATURE, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate concur in House AMENDMENTS.

AMENDMENT NO. 1. Page one (1) by adding "Daniel," as co-author.

AMENDMENT NO. 2. Page one (1), Line five (5) and six (6), of Title of Engrossed Senate Concurrent Resolution No. 2, by striking the following words from the title of said Resolution to-wit: "STATE SENATE AND HOUSE OF REPRESENTATIVES" and insert in lieu therefor the following, "LEGISLATIVE COUNCIL."

AMENDMENT NO. 3. Page one (1), Section one (1), Lines thirty (30) and thirty-one (31), by striking the following words: "That the President Pro Tempore of the Senate and Speaker of the House of Representatives appoint," and insert in lieu therefor the following, "That the legislative Council be directed to create a committee composed of."

Respectfully submitted,

For the Senate:	For the House:
Dacus	Shoemake
Chairman	Vice Chairman
Stipe	Levergood
Trent	Pitcher

Engrossed **SCR 2**, as amended in Conference, was read at length as follows, and adopted upon motion of Senator Dacus:

ENGROSSED SENATE CONCURRENT RESOLUTION NO. 2—By Young (Haskell), Wilson (Greer), Dacus, Fine, Hamilton, Herndon, Jones, Shoemake and Stipe of the Senate, and Mitchell,

Shoemaker, Daniel and Spear of the House.

A CONCURRENT RESOLUTION REQUESTING THE STATE LEGISLATIVE COUNCIL OF THE TWENTY-SIXTH SESSION TO ESTABLISH A SPECIAL COMMITTEE TO BE COMPOSED OF FIVE (5) MEMBERS OF THE STATE SENATE AND FIVE (5) MEMBERS OF THE HOUSE OF REPRESENTATIVES, FOR THE PURPOSE OF STUDYING THE AGRICULTURAL, INDUSTRIAL, EDUCATIONAL AND REHABILITATION PROGRAMS AT ALL STATE INSTITUTIONS, EXCEPT THOSE FOR HIGHER EDUCATION, AND THE EXTENT TO WHICH SAID PROGRAMS WILL, INCIDENTALLY, CONTRIBUTE TO THE FINANCIAL SUPPORT OF SAID INSTITUTIONS; AND REQUESTING SAID COMMITTEE TO SUBMIT A WRITTEN REPORT OF ITS FINDINGS AND RECOMMENDATIONS TO THE STATE LEGISLATIVE COUNCIL AT LEAST NINETY (90) DAYS PRIOR TO THE CONVENING OF THE TWENTY-SEVENTH LEGISLATURE.

WHEREAS, the operation and management of State penal, eleemosynary and all other State institutions is a matter of utmost importance to the State of Oklahoma; and

WHEREAS, adequate programs for the rehabilitation, education and training of persons in said State institutions has in recent years become a widely accepted goal; and

WHEREAS, said institutions should become as financially self-supporting as possible, due consideration being given to the effect of farming and industrial operations of said State institutions on private business; and

WHEREAS, careful and detailed study will be necessary to formulate an overall legislative policy for rehabilitation, training and educational programs for State institutions and the extent to which said programs, may, incidentally,

contribute to the financial support of said institutions.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the Legislative Council be directed to create a Committee composed of five (5) members of the State Senate and five (5) members of the House of Representatives, respectively, as a special committee of the State Legislative Council for the purpose of studying rehabilitation programs at all penal, eleemosynary, charitable and all other State institutions, except educational institutions, and for the purpose of determining the extent to which said institutions may become financially self-supporting, incidental to the major purpose of providing an adequate modern program of educational training and rehabilitation.

SECTION 2. The committee shall conduct its study during the interim following the close of the Twenty-sixth Session of the Oklahoma Legislature and shall submit a written report of its findings and recommendations to the Legislative Council at least ninety (90) days prior to the convening of the Twenty-seventh Oklahoma Legislature.

Engrossed **SCR 2**, together with Conference Committee Report, was ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

HCR 540, by Kite, was taken up for consideration, read at length and upon motion of Senator Young (Cleveland) ordered referred to the Committee on Appropriations and Budget, to be considered along with all other bills carrying appropriations to be paid from the Governor's Contingency Fund.

HCR 538, by Romang et al, was read

at length as follows, considered and adopted upon motion of Senator Carrier:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 538—By Romang of the House and Carrier of the Senate.

A CONCURRENT RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES OF AMERICA TO PASS H. R. 358 WITHOUT DELAY.

TO THE SENATE AND HOUSE OF REPRESENTATIVES OF THE UNITED STATES IN CONGRESS ASSEMBLED:

WHEREAS, H. R. 358 is pending before the Congress of the United States to increase pensions to widows of veterans of the Spanish-American War; and

WHEREAS, the passage of this measure is necessary to adjust such pensions in accordance with the increase of the cost of living;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HONORABLE SENATE CONCURRING THEREIN:

THAT the Congress of the United States of America be, and it hereby is, requested to pass H. R. 358 without delay.

BE IT FURTHER RESOLVED, that a duly certified copy of this Resolution be sent to the Senate of the United States and one to the House of Representatives of the Congress of the United States, and a copy to all members of the Oklahoma Congressional Delegation.

Engrossed HCR 538 was properly signed and ordered returned to the Honorable House.

Engrossed HCR 542, by Wolf et al, was read at length as follows, considered and adopted upon motion of Senator Wilson (Greer):

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 542 — By

Wolf and Larason of the House and Hope and Wilson (Greer) of the Senate.

A CONCURRENT RESOLUTION REQUESTING THE STATE REGENTS FOR HIGHER EDUCATION TO ALLOCATE SUFFICIENT MONIES TO THE UNIVERSITY HOSPITALS IN ORDER TO BRING THE EMPLOYEES THEREOF WITHIN THE PROVISIONS OF SENATE BILL NO. 7 OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE.

WHEREAS, Senate Bill 7 was duly signed by the Governor of this State and became law on the 12th day of April, 1957; and

WHEREAS, one of the purposes of that act was to provide greater equality and uniformity in the salaries and wages of State employees; and

WHEREAS, it is conceivable that in order to comply with the provisions of Senate Bill No. 7 additional allocation of funds will have to be made to the various state agencies concerned; and

WHEREAS, the State Regents for Higher Education is the allocating agency for the University Hospitals.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the State Regents for Higher Education allocate sufficient monies to the University Hospitals in order to bring the employees thereof within the provisions of Senate Bill No. 7, of the Twenty-sixth Oklahoma Legislature.

SECTION 2. That a duly authenticated copy of this Resolution be sent to Dr. M. A. Nash, Chancellor, State Regents for Higher Education.

Engrossed HCR 542 was properly signed and ordered returned to the Honorable House.

Engrossed HCR 536, by Long (Cad-

do) et al, was read at length as follows, considered and adopted upon motion of Senator Baldwin:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 536 — By Long (Caddo) and Goodfellow of the House and Baldwin of the Senate.

A CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING TOMMY ROGERS, GRACEMONT, FOR HIS OUTSTANDING 4-H CLUB ACHIEVEMENTS.

WHEREAS, Tommy Rogers because of his demonstrated abilities and comprehensive knowledge in the science of animal husbandry and his adherence to the highest principles of 4-H Club work was recently selected the "Outstanding 4-H Club Boy of Caddo County"; and

WHEREAS, because of his superior work during the past year in 4-H Club activities he was awarded a trip to the Kansas City Royal Livestock Show; and

WHEREAS, as a result of his winning first place in the Southwest District 4-H Club Speech Contest he received an all-expense paid trip to Washington, D. C.; and

WHEREAS, it is our policy to recognize outstanding achievement and contributions made by the youth of our great State;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That Tommy Rogers be hereby commended for his outstanding achievements and contributions made through 4-H activities.

SECTION 2. That he also be congratulated for the high honors and award he has received for his accomplishments.

SECTION 3. That a duly authenticated copy of this Resolution be for-

warded to Tommy Rogers, Gracemont, Oklahoma.

Engrossed **HCR 586** was properly signed and ordered returned to the Honorable House.

Engrossed **HCR 523**, by Vandiver, was considered.

Senator Allen asked to be made a co-author of **HCR 523**, which was the order.

Engrossed **HCR 523**, as co-authored, was read at length as follows and adopted upon motion of Senator Hamilton:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 523—By Vandiver of the House, and Allen of the Senate.

A CONCURRENT RESOLUTION DIRECTING THE OKLAHOMA STATE LEGISLATIVE COUNCIL TO PREPARE A NEW HIGHWAY AND PUBLIC SAFETY CODE DURING THE 1957-1959 INTERIM FOR PRESENTATION TO THE 1959 LEGISLATIVE SESSION.

WHEREAS, there is great need for the laws of the State of Oklahoma, relating to highways and Public Safety, to be revised and codified;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HONORABLE SENATE CONCURRING THEREIN:

SECTION 1. That the Legislative Council, after the adjournment of the Twenty-sixth Session of the Legislature proceed to revise and codify the laws of the State of Oklahoma pertaining to highways and Public Safety;

SECTION 2. The Legislative Council is further directed to complete the revision and codification, mentioned in Section 1 hereof, interim to be able to present the same in proper form to the Twenty-seventh Session of the Oklahoma Legislature.

Engrossed **HCR 523**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senators Easterly and Wilson (Beckham) asked to be shown excused for the remainder of this Legislative Day, which was the order.

SB 449, by Sandlin of the Senate and Shibley and Fuller of the House, was taken up for consideration.

Upon request of Senator Sandlin, further consideration of **SB 449** was deferred for this Legislative Day.

HB 985, by Long (Seminole), et al of the House and Stipe of the Senate, was read and considered.

Senator Sandlin asked to be made a co-author of **HB 985**, which was the order.

Upon request of Senator Miskovsky, further consideration of **HB 985** was deferred for this day.

SB 411, by Garvin, Harris and Sandlin, was read and considered.

Upon request of Senator Garvin, further consideration of **SB 411** was deferred for this Legislative Day.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 105** and **111**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 10**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

GENERAL ORDER

HB 754, by Langley et al, of the House and Stipe and Hall of the Senate, was read and considered.

Upon motion of Senator Stipe, **HB 754** was advanced to engrossment and third reading.

Senator Rinehart asked to be recorded present, which was the order.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **HB 754** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 754 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Boecher, Collins (Pontotoc), Cowden, Easterly, Harris, McSpadden, Wilson (Beckham).—7.

Not Voting: Shoemake, Walker.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Boecher, Collins (Pontotoc), Cowden, Easterly, Harris, McSpadden, Wilson (Beckham).—7.

Not Voting: Shoemake, Walker.—2.

The Emergency was declared passed.

HB 754 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 95, by Miskovsky, was read and considered.

Upon motion of Senator Miskovsky, **SB 95** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 95** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 95 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Boecher, Collins (Pontotoc), Cowden, Easterly, Harris, McSpadden, Wilson (Beckham).—7.

Not Voting: Collins (Creek), Dendy, Hall, Jones, Shoemaker, Walker.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Boecher, Collins (Pontotoc), Cowden, Easterly, Harris, McSpadden, Wilson (Beckham).—7.

Not Voting: Collins (Creek), Dendy, Hall, Jones, Shoemaker, Walker.—6.

The Emergency was declared passed.

SB 95 was referred for engrossment.

GENERAL ORDER

Engrossed **HCR 535**, by Camp of the House and Rinehart of the Senate, was taken up for consideration.

Senator Rinehart asked that all members of the Senate present be made co-authors of Engrossed **HCR 535**, which was the order, those members being: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland) and Young (Haskell).

Engrossed **HCR 535**, as co-authored, was read at length as follows and adopted upon motion of Senator Rinehart:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 535 — By Camp of the House and Rinehart, Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell) of the Senate.

A CONCURRENT RESOLUTION RELATING TO INDUSTRIAL DEVELOPMENT IN OKLAHOMA; AUTHORIZING AND DIRECTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO APPOINT A SPECIAL COMMITTEE TO STUDY THE FEASIBILITY OF ESTABLISHING AN OKLAHOMA FINANCE DEVELOPMENT CORPORATION FOR THE PURPOSE OF SUPPLEMENTING AND INCREASING THE AMOUNT OF CAPITAL AVAILABLE FOR INDUSTRIAL DEVELOP-

MENT IN OKLAHOMA AND FOR SUCH OTHER STUDIES AS MAY BE DIRECTED BY THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL; AND REQUIRING A WRITTEN REPORT AND RECOMMENDATIONS BY SAID SPECIAL COMMITTEE ON OR BEFORE OCTOBER 1, 1958.

WHEREAS, the industrial program is a major area of the Oklahoma economy; and

WHEREAS, significant progress has been made during recent years in expanding the industrial payroll of this State; and

WHEREAS, it is important to the entire State of Oklahoma that said program be further expanded; and

WHEREAS, the availability of capital is a key factor in influencing factory site selections by manufacturing concerns; and

WHEREAS, the lack of adequate risk capital is retarding the industrial development in most states of the Southwest, including Oklahoma; and

WHEREAS, within the past seven (7) years a number of states have established finance development corporations for supplementing and increasing the amount of capital available for industrial development;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE SENATE CONCURRING THEREIN:

SECTION 1. The Executive Committee of the State Legislative Council is hereby authorized and directed to create a special committee of the State Legislative Council for the purpose of studying the feasibility of establishing an Oklahoma finance development corporation for the purpose of supplementing and increasing the amount of capital available for industrial development in

Oklahoma, and for such other studies as may be directed by the Executive Committee of the State Legislative Council. Said special committee shall submit a written report and recommendations to the Executive Committee of the State Legislative Council on or before October 1, 1958.

Engrossed **HCR 535**, as co-authored, was properly signed and ordered returned to the Honorable House.

HB 985, by Long (Seminole), et al of the House and Stipe of the Senate was considered further.

Upon motion of Senator Stipe, **HB 985** was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **HB 985** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 985 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Ritzhaupt.—1.

Excused: Boecher, Collins (Pontotoc), Cowden, Easterly, Harris, McSpadden, Wilson (Beckham).—7.

Not Voting: Dendy, Hall, Jones, Mahan, Shoemaker, Walker.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Field, Fine, Frazier, Gar-

vin, Grantham, Hamilton, Herndon, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Ritzhaupt.—1.

Excused: Boecher, Collins (Pontotoc), Cowden, Easterly, Harris, McSpadden, Wilson (Beckham).—7.

Not Voting: Dendy, Hall, Jones, Mahan, Shoemake, Walker.—6.

The Emergency was declared passed.

HB 985 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SJR 43, by Trent, was read and considered.

Upon motion of Senator Trent, **SJR 43** was advanced to engrossment and third reading.

Upon motion of Senator Trent, the rules of the Senate were suspended and **SJR 43** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 43 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—28.

Nay: Ritzhaupt.—1.

Excused: Boecher, Collins (Pontotoc), Cowden, Easterly, Harris, McSpadden, Wilson (Beckham).—7.

Not Voting: Coppock, Dendy, Hall, Hope, Jones, Mahan, Shoemake, Walker.—8.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Boecher, Collins (Pontotoc), Cowden, Easterly, Harris, McSpadden, Wilson (Beckham).—7.

Not Voting: Coppock, Dendy, Hall, Jones, Mahan, Shoemake, Walker.—7.

The Emergency was declared passed.

SJR 43 was referred for engrossment.

Senator Garvin asked unanimous consent, which was granted, that the Honorable House be requested to return Engrossed **HB 989** for further consideration.

Senator Young (Cleveland), after announcing the illness of the wife of Senator Dendy and the brother of Senator Mahan, asked unanimous consent, which was granted, that the President Pro Tempore be authorized to have flowers sent to each.

Senator Field moved when the Clerk's desk is cleared of routine business the Senate adjourn to meet at 1:30 p. m., Monday.

RESOLUTION

By unanimous consent, the following Resolution was introduced, read and adopted upon motion of Senator Dendy:

SENATE CONCURRENT RESOLUTION NO. 25—By Hall, Dendy, McSpadden and Allen of the Senate, and Wilson, Lollar, Pitcher, Briscoe and Munson of the House.

A CONCURRENT RESOLUTION PAYING TRIBUTE TO JENNIE LEE GOODNAUGHT AND OTHERS.

WHEREAS, Jennie Lee Goodnaught, whose professional name is Jennie Lea, is one of the brightest starlets of all Hollywood, and

WHEREAS, she brought fame to herself and to the State of Oklahoma in the singing and dancing profession by her performances on the stage at the University of Tulsa and by the way of the television media and by distinguishing herself as a performer in the little theater in Tulsa, Oklahoma, prior to going to Hollywood, and has continued to do so while in the movie capital, and

WHEREAS, she is a native daughter of this State of whom all Oklahomans are proud, and

WHEREAS, she has appeared in supporting roles in such productions as: "The Oklahoman," starring Joel McCrea, "The Jean Eagle's Story" and "Leather Saint," wherein she won the hearts of all Oklahomans as well as other movie goers and thereby is properly recognized as one of the truly talented supporting performers of our time, and

WHEREAS, she has just completed a tour of the great State of Oklahoma in the company of Joel McCrea, and was welcomed by all Oklahomans as the return of one who has attained fame, and

WHEREAS, such a display of Oklahoma beauty, poise, talent and personality deserves commendation and recognition;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That Jennie Lea is commended and recognized as being one of the most promising starlets in the kingdom of moving pictures ever to rise from the rolling plains of her native state, Oklahoma.

SECTION 2. That Jennie Lea be and she is hereby designated and commis-

sioned Oklahoma's Ambassador of Goodwill to the movie kingdom.

SECTION 3. That Jennie Lea be and she is hereby authorized and recognized to be the official delegate from the movie capital to the Semi-Centennial Celebration in Miami, Oklahoma on June 3, 1957 and to official Semi-Centennial Rodeo for Southwest Oklahoma at Chickasha, Oklahoma on July 16, 1957.

SECTION 4. That Jennie Lea is recommended to movie producers everywhere, but more especially to Hollywood, as being one of those performers that the public desires to see more often in increasingly better roles.

SECTION 5. That those responsible for making it possible for Jennie Lea to attend the Warner Brothers Drama School be and they are hereby congratulated for their excellent choice of talent.

SECTION 6. That Allied Artists Productions be commended for making it possible for Jennie Lea to appear with Joel McCrea in the outstanding production "The Oklahoman," which has been selected as Oklahoma's Semi-Centennial movie.

SECTION 7. That we pay tribute to that idol of American movie goers, Joel McCrea, for being responsible for this beautiful, gorgeous, vivacious and talented Jennie Lea accompanying him on his recent tour of the great State of Oklahoma on behalf of the production "The Oklahoman" and in conjunction with the kick-off of Oklahoma's Semi-Centennial Celebration.

SECTION 8. It is ordered that copies of this resolution be forwarded to Jennie Lea, Joel McCrea, the Semi-Centennial Commission of Oklahoma, the presidents of the Chambers of Commerce in the cities of Tulsa, Miami, and Chickasha, Oklahoma, to Steve Brody, President of Allied Artist Productions and Walter Mirisch, Executive Producer, Allied Artist Productions.

SCR 25 was ordered referred for engrossment.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SJR 14—Education.

SB 175—Education.

SB 437—Municipal Government.

SB 454—Appropriations and Budget.

SB 461—Municipal Government.

HB 647—Appropriations and Budget.

HB 841—Public Safety.

HB 905—Business and Industry.

HB 954—Judiciary.

HB 961—Privileges and Elections.

DO PASS, as amended:

SB 142—State and Federal Government.

SB 359—Economic and Industrial Development.

HB 535—Public Health—To Business and Industry by previous order.

HB 861—Education.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 530—A Concurrent Resolution memorializing the Congress of the United States of America to propose an amendment to the Constitution of the United States relating to the legal effect of certain treaties and other international agreements.

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 543—A Concurrent Resolution commending and congratulating the Apache, Caddo County FFA Land Judging Team on winning first place in the National Land Judging Contest.

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 544—A Concurrent Resolution commending and con-

gratulating the Gracemont 4-H Team for winning second place honors in Range Judging at the National Land Judging Contest.

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 545—A Concurrent Resolution recalling from the office of the Governor House Joint Resolution No. 503 passed by the Twenty-Sixth Oklahoma Legislature.

By unanimous consent, consideration of **HCRs 530, 543, 544 and 545** was deferred for this Legislative day.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 554—By Ogden, Green, Bouse, Sumrall and Etling of the House and Field of the Senate—An Act pertaining to bindweed; authorizing State Board of Agriculture and County Commissioners to perform certain Acts to eradicate bindweed; providing method for the establishment of a County Bindweed Control district by qualified taxpaying voters at a special election; providing for a County Bindweed Control Supervisor and setting out his duties; setting out certain duties for the County Assessor; providing for payment of cost of control; providing for a lien on private property under certain conditions; providing for a hearing for land owners concerning cost and for appeal to district court; providing a penalty for violation of this Act; severability clause; and declaring an emergency.

HB 881—By McCarty, Sumrall, Bailey (Cleveland), Shibley, Ruby, Green, King, Huser, Mitchell, Musgrave, Cartwright (Bryan), Bliss, Carmichael, Cook, Daugherty, Buckler, Andrews, Kite, Munson, Stewart, Bond (Stephens), Langley, Garrison, Skeith, Nixon, Alexander, Long (Caddo), Tinker, Sparks, Bouse, Bohr, Sparger, Inman, Long (Seminole), Hill, Wolf, Price, Moad and Etling of the House and Collins (Creek), McSpadden, Walker and Hall of the

Senate—An Act relating to motor vehicles; amending Title 47, Oklahoma Statutes, 1951, Section 22.5, Paragraph 8, and Section 116.3; and Title 47, Oklahoma Statutes, 1951, Section 116.1, as amended by Section 1, Chapter 4a, Title 47, Oklahoma Session Laws, 1953, and by Section 1, Chapter 4a, Title 47, Oklahoma Session Laws, 1955; increasing registration fees for motor vehicles, increasing weight limits for loads of motor vehicles, and changing formula as to sizes and weights of motor vehicles; and declaring an emergency.

HB 1008—By House Judiciary Committee, and Senate Judiciary Committee—An Act relating to civil procedure; amending 12 O. S. 1951 § 972, as amended by Section 1, Chapter 15e, Title 12, Oklahoma Session Laws 1955; tolling statute on appeals for persons under disability; and declaring an emergency.

HB 634—By Bailey (Cleveland)—An Act relating to the bodies of deceased inmates or patients of State institutions; amending 8 O. S. 1951 § 88; and amending 63 O. S. 1951 § 96; and declaring an emergency.

HB 859—By Cole of the House and Coppock and Allen of the Senate—An Act relating to minnows; providing for a commercial minnow dealers license and rights and duties thereunder; making violations of this Act a misdemeanor and providing a punishment for violations; repealing 29 O. S. 1951 § 224; making the provisions of this Act severable and declaring an emergency.

HB 1030—By Langley of the House and Fine of the Senate—An Act relating to the salaries of officers and employees in certain counties of this State, and the financing thereof; and declaring an emergency.

HB 1046—By Odom, Ogden, Larason and Graybill—An Act relating to travel expenses of County Commissioners in certain counties; fixing the amount to be allowed, and the funds from which

payable; repealing conflicting laws; and declaring an emergency.

The above numbered HBs were read for the first time.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 463—By Breeden—An Act relating to rest homes, nursing homes and related institutions; providing for injunction against violations of Chapter 7A, Title 63, Oklahoma Session Laws, 1953; repealing Sections 16 and 17 of Chapter 7A, Title 63, Oklahoma Session Laws, 1953; and declaring an emergency.

SB 464—By Dendy of the Senate and Sampsel of the House—An Act relating to County Officers; providing for an Assistant County Attorney in certain counties; making the provisions of this Act cumulative; and declaring an emergency.

SB 465 — By Committee on Public Health—An Act relating to water works and sewage works; providing for certification of water and sewage works operators, and for issuance, renewal and reinstatement of certificates of competency, and fixing fees therefor; authorizing revocation of certificates; providing for expenditure of funds collected and fixing the purposes for which such funds may be used; requiring communities to have qualified operators and prohibiting unqualified persons from acting in responsible control of water works and sewage works; fixing penalties for violations of Act; and declaring an emergency.

SB 466—By Tipps—An Act relating to the public schools of Oklahoma; amending paragraph (a) of 70 O. S. 1951 § 4-7, as amended by Section 6, Chapter A, Title 70, Oklahoma Session Laws 1955; limiting residence of members of Boards of Education of independent districts having cities containing

four (4) wards; and declaring an emergency.

SB 467—By McSpadden of the Senate and Munson of the House—An Act relating to the compensation and duties of County Attorneys of counties having a population of more than twelve thousand and seven hundred and thirty (12,730) and less than twelve thousand seven hundred and fifty (12,750), according to the 1950 Federal decennial census; and declaring an emergency.

SJR 44—By Trent of the Senate and Long (Caddo) of the House—A Resolution amending House Bill No. 777 of the Twenty-sixth Legislature of the State of Oklahoma; defining certain terms; and declaring an emergency.

SJR 45—By Shoemaker, Young (Haskell), Boecher—A Resolution providing

for the appointment of a Joint Legislative Committee to study the Oklahoma State Parks and related problems and to make recommendations with respect thereto; fixing the duties, authority, and scope of such committee; and declaring an emergency.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 435 and 456 each correctly engrossed.

Engrossed **SBs 435 and 456** were each properly signed and ordered transmitted to the Honorable House for consideration.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m., Monday, May 13, 1957.

[Faint, illegible text, likely bleed-through from the reverse side of the page.]

[Faint, illegible text, likely bleed-through from the reverse side of the page.]

**SEVENTY-SECOND
LEGISLATIVE DAY**

Monday, May 13, 1957

Pursuant to adjournment, the Senate convened at 1:30 p. m., and was called to order by Senator Cartwright who was designated by the President so to do.

The roll call was as follows:

Present: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—39.

Excused: Boecher, Dendy, Frazier, Hall, Young (Haskell).—5.

The Presiding Officer declared a quorum present.

Prayer was offered by Mr. George O'Neal, the Calendar Clerk.

The Journal for the last Legislative Day was declared approved:

COMMUNICATION

Senator Miskovsky asked unanimous consent, which was granted, that the following letter from Mr. Luther Harrison, Editorial writer for the Daily Oklahoman, be read, and incorporated in the Journal:

"To the Honorable Senate. Dear Senators: It is hardly possible for me to thank you adequately for the beautiful hydrangea that you sent me and which now adorns my quarters. My limited vocabulary simply will not reach that far. Unfortunately for me I have had no contact with the present Senate. As you may know, I have been confined to quarters with a fractured vertebra since June 17. I have seen only one

member of the Senate since the current session began. I have been unable to visit you and view your proceedings, since I have been able to leave my house but two times in more than ten months and then in an ambulance for x-ray examinations at the hospital. But I have watched your proceedings rather carefully through the columns of the press. And I am happy to tell you that I consider the present Senate one of the best we have had since statehood, and I have seen all of them in action. I feel that you have done a good bit of work and have done it in a workmanlike manner. I am glad for many reasons to give my approval to your record. Of course almost every lawmaking body has among its members a few warm panting creatures who hate orderly procedure as bitterly as the average mountaineer hates artificial insemination. But fortunately for you your Body has been almost entirely free from that kind of parliamentary impediments. Of course, as you have expected, there are some here and there who will criticize almost everything that you have done or tried to do. When I was trying to represent the Pontotoc-Seminole district in the Senate and trying to make a noise like a patriotic statesman there were plenty of citizens who criticized me without restraint. And I now realize that much of that criticism was justified. But with the thoughtful people of Oklahoma I feel that the verdict on your present record will be, 'Well done.' And so I close this brief message of thanks and commendation with these words: 'I breathe this prayer as the Easterners do, May the peace of Allah abide with you.' Very sincerely, Luther Harrison."

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 536, 637, 783, 784, 918, and 993, each as amended.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 538, 638, 640, 737, 834, 904, 918, 946, 953, 960, 975, 990, 1009** and **935** and **HJR 527**.

The above numbered Enrolled Bills and Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 537**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 463—Social Welfare.

SB 464—County Government.

SB 465—Public Health.

SB 466—Education.

SB 467—Senator McSpadden asked unanimous consent that **SB 467**, by McSpadden of the Senate and Munson of the House, be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

SJR 44—Senator Trent asked unanimous consent that **SJR 44**, by Trent of the Senate and Long (Caddo) of the House be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

SJR 45 — Senator Shoemaker asked unanimous consent that **SJR 45** by Shoemaker, Young (Haskell) and Boecher be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

HB 1030—County Government.

HB 1046—County Government.

HB 859—Game and Fish.

HB 554—Agriculture.

HB 881—Revenue and Taxation.

HB 1008—Judiciary.

HB 634—Public Health.

REFERRING TO HB 821

Upon motion of Senator Hope, the request of the Honorable House for a Conference on **HB 821** was ordered granted, and the Bill was referred to the Joint Conference Committee on Appropriations.

REFERRING FURTHER TO HCR 545

HCR 545 was read at length as follows, and adopted upon motion of Senator Hope:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 545 — By Larason of the House, and Hope of the Senate.

A CONCURRENT RESOLUTION RECALLING FROM THE OFFICE OF THE GOVERNOR HOUSE JOINT RESOLUTION NO. 503 PASSED BY THE TWENTY-SIXTH OKLAHOMA LEGISLATURE.

WHEREAS, House Joint Resolution No. 503 passed by the House and the Senate of the Twenty-sixth Oklahoma Legislature contains an appropriation of funds from the State Treasury; and

WHEREAS, the appropriation in said Joint Resolution No. 503 presently exceeds the balanced budget approved by the Joint Conference Committee on Appropriations;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the Governor is hereby requested to return House Joint Resolution No. 503 to the Twenty-sixth Oklahoma Legislature for reconsideration.

Engrossed **HCR 545** was properly signed and ordered returned to the Honorable House.

REFERRING FURTHER TO HCR 543

HCR 543 was read at length as follows, and adopted upon motion of Senator Baldwin:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 543—By Long (Caddo) and Goodfellow of the House, and Baldwin of the Senate.

A CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE APACHE, CADDO COUNTY FFA LAND JUDGING TEAM ON WINNING FIRST PLACE IN THE NATIONAL LAND JUDGING CONTEST.

WHEREAS, the Apache FFA Club, Caddo County, recently won first place championship honor in the National Land Judging Contest held in Oklahoma City; and

WHEREAS, members of the Apache team, Herman Peeper, Weldon Schmidt, Phillip McDaniel, Billy Nunn, under the superb instruction of Bob Sneebarger, won cash awards totaling \$305.00; and

WHEREAS, they achieved their great victory against a total field of 500 contestants representing 25 states and nine foreign countries; and

WHEREAS, such demonstration of superior ability on the part of Oklahoma Youth is deserving of high praise by this Legislature.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That we hereby commend the Apache FFA Club of Caddo County for their superior demonstration of ability and do further congratulate the entire team and its instructor upon winning the championship in the National Land Judging Contest.

SECTION 2. That a duly authenticated copy of this Resolution be forwarded to the Apache FFA club to be

placed with their other honors in the club trophy case.

Engrossed **HCR 543** was properly signed and ordered returned to the Honorable House.

REFERRING FURTHER TO HCR 544

HCR 544 was read at length as follows, and adopted upon motion of Senator Baldwin:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 544 — By Long (Caddo) and Goodfellow of the House and Baldwin of the Senate.

A CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE GRACEMONT 4-H TEAM FOR WINNING SECOND PLACE HONORS IN RANGE JUDGING AT THE NATIONAL LAND JUDGING CONTEST.

WHEREAS, the Gracemont 4-H Club entry, Caddo, County, recently achieved the high distinction of winning second place honors in range judging at the National Land Judging contest in Oklahoma City; and

WHEREAS, this excellent team, composed of Tommy Rogers, Ardel Rogers, Junior Dyer, and Lyndell Bentley, demonstrated outstanding knowledge and ability in the technique of range judging; and

WHEREAS, it is the policy of this Legislature to recognize such superior achievements on the part of Oklahoma Youth.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the Gracemont 4-H Club Team is hereby both commended and congratulated on winning second place honors in range judging at the National Land Judging contest.

SECTION 2. That a duly authenti-

cated copy of this Resolution be forwarded to the Gracemont 4-H Club, Caddo County, to be placed among their other honors in the club trophy case.

HCR 544 was properly signed and ordered returned to the Honorable House.

Senator Perryman asked that Senator Ritzhaupt be shown excused until such time as he might return to the Chamber, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 16** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 16** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION FOR THE PURPOSE OF CARRYING OUT THE PROVISIONS OF 65 O. S. 1951 § § 141-147, AS AMENDED BY 65 O. S. SUPP. 1955 § § 7.1-8.2, IN CO-OPERATION WITH THE U. S. GOVERNMENT UNDER THE TERMS OF PUBLIC LAW 597, 84TH CONGRESS, FOR THE PURPOSE OF PROMOTING THE EXTENSION OF PUBLIC LIBRARY SERVICES TO RURAL AREAS WITHOUT SUCH SERVICES OR WITH INADEQUATE SERVICES; MAKING THE APPROPRIATION NONFISCAL; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendments No. 1, 2, 3 and 4 be adopted.
2. That the Enacting Clause be inserted.

Respectfully submitted,

Senate Conferees: House Conferees:

Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Easterly	Bliss
Frazier	Calkins
Grantham	Cook
Hamilton	Ham
Herdon	Levergood
Ritzhaupt	Livingston
Stipe	Morford
Trent	Pazoureck
Wilson	Pitcher
(Beckham)	Scarborough
Young	Vandiver
(Cleveland)	

SB 16, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Boecher, Dendy, Frazier, Hall, Ritzhaupt, Young (Haskell).—6.

Not Voting: Allen, Baldwin, Collins (Creek), Fine, Grantham, Harris, Herndon, Mahan.—8.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Boecher, Dendy, Frazier, Hall, Ritzhaupt, Young (Haskell).—6.

Not Voting: Allen, Baldwin, Harris, Herndon.—4.

The Emergency was declared passed.

SB 16, together with Conference Committee Report thereon, was transmitted to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SJR 15** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SJR 15** and Engrossed House Amendments thereto, entitled:

A JOINT RESOLUTION CONCERNING THE ACTIVATION OF EDUCATIONAL TELEVISION CHANNELS 11 AND 13 ASSIGNED BY THE FEDERAL COMMUNICATIONS COMMISSION TO THE STATE OF OKLAHOMA FOR THE PURPOSES OF EDUCATIONAL TELEVISION; MAKING AN APPROPRIATION FOR PHYSICAL FACILITIES AND OPERATING EXPENSES OF EDUCATIONAL TELEVISION CHANNELS 11 AND 13; AND DECLARING AN EMERGENCY, beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendments No. 1, 2, 3 and 4 be rejected.
2. That Sections 1 and 2 be stricken and the remaining sections re-numbered.
3. That on Page 2, Line 4, Section 3, after the word "expenses" the words, "and equipment" be inserted.
4. That on Page 2, Line 7, "One Hundred Twenty Thousand Dollars (\$120,000.)" be changed to read "Fifty Thou-

sand Dollars (\$50,000.00)", and on Page 2, Lines 8 and 9, "One Hundred Fifteen Thousand Dollars (\$115,000.00)" be changed to "Fifty Thousand Dollars (\$50,000.00)."

Respectfully submitted,

Senate Conferees: House Conferees:

Hope	Larason
Chairman	Chairman
Wilson (Greer)	Wolf
Vice Chairman	Vice Chairman
Easterly	Calkins
Frazier	Cook
Grantham	Ham
Hamilton	Levergood
Ritzhaupt	Morford
Stipe	Ogden
Trent	Pazoureck
Wilson	Pitcher
(Beckham)	Scarborough
Young	Vandiver
(Cleveland)	

SJR 15, as amended in Conference, was read at length.

On the question of passage of Resolution, as amended in Conference, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Boecher, Dendy, Frazier, Hall, Ritzhaupt, Young (Haskell).—6.

Not Voting: Allen, Baldwin, Harris, Herndon.—4.

The Resolution, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin,

McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Boecher, Dendy, Frazier, Hall, Ritzhaupt, Young (Haskell).—6.

Not Voting: Allen, Baldwin, Harris, Herndon.—4.

The Emergency was declared passed.

SJR 15, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

Senator Boecher asked to be recorded present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 128** was read and adopted upon motion of Senator Hope:

To the Honorable President of the Senate and the Speaker of the House of Representatives:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 128** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA DEPARTMENT OF PUBLIC SAFETY; STATING THE PURPOSE; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF CERTAIN PERSONNEL; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY, beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be rejected.

2. That on Page 1, Section 2, line 32, after the word "Patrol" the following words be inserted "and members of the Examiners Division."

3. That on Page 1, Section 1, line

19, the figures "\$1,735,000.00" in each column be stricken and "1,685,000.00" be inserted in each column in lieu thereof.

4. That on Page 1, Section 1, line 24, the figures "\$2,450,000.00" in each column be stricken and "\$2,400,000.00" be inserted in each column in lieu thereof.

Respectfully submitted,

Senate Conferees: House Conferees:

Hope, Chairman	Larason,
Wilson (Greer)	Chairman
Vice Chairman	Wolf,
Easterly	Vice Chairman
Frazier	Bliss
Grantham	Calkins
Hamilton	Cook
Herndon	Ham
Ritzhaupt	Levergood
Stipe	Livingston
Trent	Morford
Wilson	Ogden
(Beckham)	Pazoureck
Young	Pitcher
(Cleveland)	Scarborough
	Vandiver

SB 128, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClen-don, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Dendy, Frazier, Hall, Ritzhaupt, Young (Haskell).—5.

Not Voting: Allen, Baldwin, Jones.—3.

The Bill as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: Dendy, Frazier, Hall, Ritzhaupt, Young (Haskell).—5.

Not Voting: Allen, Baldwin, Jones.—3.

The Emergency was declared passed.

SB 128, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named:

DO PASS:

HB 911—Revenue and Taxation.

GENERAL ORDER

HB 647, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 647** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 647** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 647 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin,

Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Nay: Cartwright, Tipps.—2.

Excused: Dendy, Frazier, Hall, Ritzhaupt, Young (Haskell).—5.

Not Voting: Baldwin, Harris, Herndon.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Nay: Cartwright, Tipps.—2.

Excused: Dendy, Frazier, Hall, Ritzhaupt, Young (Haskell).—5.

Not Voting: Baldwin, Harris, Herndon.—3.

The Emergency was declared passed.

HB 647 was properly signed and ordered returned to the Honorable House.

Senator Dendy asked to be recorded present, which was the order.

GENERAL ORDER

HB 861, by Collins (Creek) of the Senate and Arrington of the House, was read and considered.

Upon motion of Senator Collins (Creek), **HB 861** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended, and **HB 861** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 861 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Frazier, Hall, Ritzhaupt, Young (Haskell).—4.

Not Voting: Baldwin, Coppock, Herndon, Stipe, Tipps, Walker, Young (Cleveland).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Frazier, Hall, Ritzhaupt, Young (Haskell).—4.

Not Voting: Baldwin, Coppock, Herndon, Stipe, Tipps, Walker, Young (Cleveland).—7.

The Emergency was declared passed.

HB 861 was referred for engrossment.

Senator Frazier asked to be recorded present, which was the order.

GENERAL ORDER

HB 501, by Sampsel, et al of the House, and Field, Dacus, Wilson (Beckham), Dendy and Hope of the Senate, was read and considered.

Senator Wilson (Beckham) moved to amend **HB 501**, line 25, page 22, by striking after the word, "order," and before the word, "Hearing," the word,

"or," and inserting the word, "on," which amendment was declared adopted.

Senator Wilson (Beckham) moved to amend **HB 501**, line 32, page 26, by adding after the word, "license," and before the word, "each," the words, "issued pursuant to Article 13 of this Code," which amendment was declared adopted.

Senator Wilson (Beckham) moved to amend **HB 501**, line 22, page 31, by changing the figure "50,000" to "100,000," which amendment was declared adopted.

Senator Wilson (Beckham) moved to amend **HB 501**, line 7, page 191, by striking the figure "2205," and inserting the figure, "2105," which amendment was declared adopted.

Senator Frazier moved to amend **HB 501**, line 20, page 332, by striking after the word, "Annotated," the remainder of line 20 and all of line 21 and inserting a period.

Senators Miskovsky, Grantham and Dacus asked unanimous consent to be made co-authors of the Frazier amendment, which was the order.

Senator Young (Haskell) asked to be recorded present, which was the order.

The vote occurring on the Frazier, Miskovsky, Grantham and Dacus amendment, it was declared adopted upon a roll call as follows:

Aye: Cartwright, Collins (Pontotoc), Dacus, Dendy, Frazier, Garvin, Grantham, Hamilton, Harris, McColgin, Mahan, Miskovsky, Payne, Perryman, Sandlin, Shoemake, Tipps, Trent.—18.

Nay: Allen, Baldwin, Boecher, Breeden, Carrier, Coppock, Cowden, Easterly, Field, Jones, McClendon, Rinehart, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—16.

Excused: Hall, Ritzhaupt.—2.

Not Voting: Collins (Creek), Fine, Herndon, Hope, McSpadden, Price, Stipe, Young (Haskell).—8.

Upon motion of Senator Wilson (Beck-

ham), **HB 501**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended, and **HB 501**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 501 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: McClendon, McColgin, Price.—3.

Excused: Hall, Ritzhaupt.—2.

Not Voting: Baldwin, Boecher, Fine, Young (Haskell).—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: McClendon, McColgin, Price.—3.

Excused: Hall, Ritzhaupt.—2.

Not Voting: Baldwin, Boecher, Fine, Young (Haskell).—4.

The Emergency was declared passed.

HB 501, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

The vote occurring on the Miskovsky motion to reconsider the vote by which **SB 275** by Young (Cleveland) and Miskovsky of the Senate, and Bailey (Cleveland) and Fuller of the House; was passed, it was declared adopted upon a roll call as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer).—32.

Nay: Baldwin, Young (Cleveland).—2.

Excused: Hall, Ritzhaupt.—2.

Not Voting: Frazier, McSpadden, Mahan, Payne, Perryman, Price, Wilson (Beckham), Young (Haskell).—8.

Senator Miskovsky moved to reconsider the vote by which **SB 275** was advanced to engrossment and third reading, which motion prevailed.

Senator Miskovsky asked unanimous consent that **SB 275** be re-referred to the Committee on Municipal Government for further consideration, which was the order.

Senator Garvin asked unanimous consent, which was granted, that the Senate extend commendation to the Senate Committee on Insurance for the fine work done on **HB 501**.

GENERAL ORDER

HB 911, by Ruby, et al of the House, and Shoemake and Walker of the Senate, was read and considered.

Senator Hall asked to be recorded present, which was the order.

Upon motion of Senator Shoemake, **HB 911** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended, and **HB 911** was considered engrossed

and placed upon third reading and final passage.

THIRD READING

HB 911 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dendy, Easterly, Field, Garvin, Grantham, Hall, Harris, Herndon, Hope, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Dacus, Hamilton, McClendon, McColgin, Stipe, Trent.—6.

Excused: Ritzhaupt.—1.

Not Voting: Baldwin, Boecher, Fine, Frazier, Jones, Mahan, Young (Haskell).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dendy, Easterly, Field, Garvin, Grantham, Hall, Harris, Herndon, Hope, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Dacus, Hamilton, McClendon, McColgin, Stipe, Trent.—6.

Excused: Ritzhaupt.—1.

Not Voting: Baldwin, Boecher, Fine, Frazier, Jones, Mahan, Young (Haskell).—7.

The Emergency was declared passed.

HB 911 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 239, by Carrier of the Senate, and Camp of the House, was read and considered.

Senator Ritzhaupt asked to be recorded present, which was the order.

Upon motion of Senator Carrier, **SB 239** was advanced to engrossment and third reading.

Upon motion of Senator Carrier, the rules of the Senate were suspended, and **SB 239** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 239 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland).—34.

Nay: Allen, Trent.—2.

Not Voting: Baldwin, Boecher, Dendy, Fine, Frazier, Herndon, Wilson (Beckham), Young (Haskell).—8.

The Bill was declared passed.

SB 239 was referred for engrossment.

Senator Rinehart asked unanimous consent to be excused for the remainder of this and the next Legislative Day, which was the order.

MESSAGE FROM THE HOUSE

Requesting further conference on **HB 676**.

President Pro Tempore Baldwin moved that the request of the Honorable House for a further conference on **HB 676** be granted, which motion prevailed and reappointed the original Conferees as follows: Senators Collins (Creek), Stipe and Hope.

President Pro Tempore Baldwin presiding.

GENERAL ORDER

HB 563, by Committee on Roads and Highways, and Hall and Coppock of the Senate, was read and considered.

Upon motion of Senator Hall, **HB 563** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **HB 563** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 563 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Dacus, Perryman.—2.

Not Voting: Boecher, Carrier, Easterly, Herndon, Jones, McClendon, Payne, Price, Rinehart, Tipps, Wilson (Beckham).—11.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Dacus, Perryman.—2.

Not Voting: Boecher, Carrier, Easterly, Herndon, Jones, McClendon, Payne,

Price, Rinehart, Tipps, Wilson (Beckham).—11.

The Emergency was declared passed.

HB 563 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

Senator Miskovsky asked unanimous consent that **SB 85**, by Young (Haskell) and Miskovsky, be ordered stricken from the Calendar, which was the order.

Senator Stipe asked to be shown excused until such time as he might return to the Chamber, which was the order.

Senator Hall asked to be shown excused until such time as he might return to the Chamber, which was the order.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed **HBs 736** and **977**, requesting Conferences and naming Conferees as follows: Joint Conference Committee on Appropriations.

Senator Hope moved that the request of the Honorable House for Conferences on **HBs 736** and **977** be ordered granted, and that the Bills be referred to the Joint Conference Committee on Appropriations, which was the order.

Senator Stipe asked to be recorded present, which was the order.

GENERAL ORDER

SB 226, by Senate Committee on Education, was read and considered.

Senator Hamilton moved to amend **SB 226**, line 6, page 2, by adding after the word, "child," the following: "as determined by a verified health certificate by a licensed physician," which amendment was declared failed of adoption.

Senator Hamilton moved to amend **SB 226**, line 1, page 3, by inserting after the word, "exists," the following: "The Board of Education of the transfer receiving district shall have the right of

acceptance or rejection of said transfer," which amendment was declared adopted.

Senator Shoemake presiding.

Senator Harris moved to amend **SB 226**, line 12, page 2, by striking after the word, "transfer," and before the word, "provided," the period, adding a comma and inserting the following: "and in any such case, when the County Superintendent shall grant such an application for transfer for a child hereunder upon the further request by the parents of said child, the County Superintendent shall also grant a transfer for any brothers or sisters of said child, living in the same home," which amendment was tabled upon motion of Senator Cowden.

Upon motion of Senator Cowden, **SB 226**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Cowden, the rules of the Senate were suspended, and **SB 226** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 226 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Jones, McClen-don, McColgin, Miskovsky, Payne, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Nay: Hamilton, McSpadden, Perryman, Ritzhaupt, Young (Haskell).—5.

Excused: Rinehart.—1.

Not Voting: Allen, Cartwright, Dendy, Hope, Mahan.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Jones, McClen-don, McColgin, Miskovsky, Payne, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Nay: Hamilton, McSpadden, Perryman, Ritzhaupt, Young (Haskell).—5.

Excused: Rinehart.—1.

Not Voting: Allen, Cartwright, Dendy, Hope, Mahan.—5.

The Emergency was declared passed.

SB 226 was referred for engrossment.

GENERAL ORDER

HB 732, by Finch et al, was read and considered.

Senator Sandlin moved to amend **HB 732**, line 4, page 2; lines 7 and 8, page 2 and lines 9 and 10, page 2, by striking the words and figures, "Nine Thousand (\$9,000.00) Dollars" and inserting the words and figures "Eight Thousand Four Hundred (\$8,400.00) Dollars," which amendment was declared adopted.

Senators Miskovsky, Sandlin and Shoemake asked to be made co-authors of **HB 732**, which was the order.

Senators McSpadden and Stipe asked to be shown excused, which was the order.

Senator Grantham moved to amend **HB 732**, line 5, page 2, by striking the word "change" and inserting the word "decrease," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 732**, line 13½, page 2, by adding the following: "Provided that the increase in salaries indicated in this Act shall not be effective until the appropriation is approved by the next legislature,"

which amendment was tabled upon motion of Senator Collins (Creek).

Upon motion of Senator Collins (Creek), **HB 732**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended and **HB 732**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 732 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Collins (Creek), Cowden, Frazier, Garvin, Grantham, Hall, McColgin, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Walker, Wilson (Greer), Young (Haskell).—18.

Nay: Baldwin, Boecher, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Hamilton, Jones, McClendon, Ritzhaupt, Tipps, Trent, Young (Cleveland).—16.

Excused: McSpadden, Rinehart, Stipe.—3.

Not Voting: Carrier, Dendy, Harris, Herndon, Hope, Mahan, Wilson (Beckham).—7.

The Bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Collins (Creek) moved that the vote be reconsidered by which **HB 732**, as amended, failed of passage.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 860, **SJR 43**, **SBs 95, 192, 294, 425, 444, 450** and **457** each correctly engrossed.

SCR 24, **SBs 100, 127, 131, 137, 156** and **161** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 860**, as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SJR 43**, **SBs 95, 192, 294, 425, 444, 450** and **457** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR 24** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SBs 100, 127, 131, 137, 156** and **161** were each, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

There being matters on the President's desk for the consideration of the Senate in executive session it was upon motion of Senator Field that the Senate closed its doors and went into executive session.

*

The Senate reassembled in open session with Senator Shoemake presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Collins (Creek), advised and consented to the confirmation of the reappointment of W. D. CARR, of Cushing, Oklahoma, as a member of the Board of Trustees, Teachers' Retirement System of Oklahoma for a term effective June 30, 1957, and ending June 30, 1962.

The Senate, in executive session and upon motion of Senator Garvin, advised and consented to the confirmation of the reappointment of JOHN C. FISHER, of Marlow, Oklahoma, as a member of the Board of Regents of Oklahoma Colleges for a term effective June 10, 1957, and ending June 10, 1966.

The Senate, in executive session and upon motion of Senator Boecher, advised and consented to the confirmation of the reappointment of GLENN MOORE, of Geary, Oklahoma, as a

member of the Oklahoma Liquefied Petroleum Gas Board for a term effective May 7, 1957, and ending June 30, 1960.

The Senate, in executive session and upon motion of Senator Jones, advised and consented to the confirmation of the reappointment of E. V. KIKER, of Altus, Oklahoma, as a member of the Oklahoma Liquefied Petroleum Gas Board for a term effective May 7, 1957, and ending June 30, 1959.

The Senate, in executive session and upon motion of Senator Breeden, advised and consented to the confirmation of the reappointment of CHARLES L. MONROE, of Perry, Oklahoma, as a member of the Oklahoma Liquefied Petroleum Gas Board for a term effective May 7, 1957, and ending June 30, 1958.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the reappointment of D. H. BINKLEY, of Oklahoma City, Oklahoma, as a member of the Oklahoma Liquefied Petroleum Gas Board for a term effective May 7, 1957, and ending June 30, 1959.

The Senate, in executive session and upon motion of Senator Cartwright, advised and consented to the confirmation of the reappointment of J. PAUL FRANKS, of Bokchito, Oklahoma, as a member of the Oklahoma Liquefied Petroleum Gas Board for a term effective May 7, 1957, and ending June 30, 1961.

The Senate, in executive session and upon motion of Senator Collins (Creek), advised and consented to the confirmation of the reappointment of O. VERN BROOKS, of Sapulpa, Oklahoma, as a member of the Oklahoma Liquefied Petroleum Gas Board for a term effective May 7, 1957, and ending June 30, 1958.

RESOLUTIONS

By unanimous consent, the following Resolutions were introduced and read at length:

SENATE CONCURRENT RESOLUTION NO. 26—By Field of the Senate, and Allard of the House.

A CONCURRENT RESOLUTION TO ESTABLISH THE DESIGN OF THE FLAG OF THE GOVERNOR OF OKLAHOMA.

WHEREAS, it is desirable and proper for the Governor of the State of Oklahoma to have an identifying flag as a symbol of the dignity, position and responsibilities of his office; and

WHEREAS, it is customary for the various States of the Union to adopt distinctive flags for their Chief Magistrates; and

WHEREAS, The State of Oklahoma has not yet adopted or designated such a banner;

NOW, THEREFORE, BE IT RESOLVED BY THE STATE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN, OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE THAT:

SECTION 1. The flag of The Governor of the State of Oklahoma shall be forest green bearing on each side the following: The Great Seal of the State of Oklahoma, centered, surrounded by five equidistant white stars with one of the stars placed directly above The Great Seal; and the flag to be edged with golden fringe.

Upon motion of Senator Field, **SCR 26** was adopted and ordered referred for engrossment.

SENATE CONCURRENT RESOLUTION NO. 27—By Field of the Senate and Allard of the House.

A CONCURRENT RESOLUTION ENTRUSTING TO THE HONORABLE RAYMOND GARY, GOVERNOR OF THE STATE OF OKLAHOMA, THE OFFICE CHAIRS AND OTHER ASSOCIATED OFFICE EQUIPMENT PERSONALLY USED BY HIM IN THE COURSE OF HIS TERM OF OFFICE.

WHEREAS, the Honorable Raymond Gary has given outstanding leadership

and service to the government of the State of Oklahoma in the course of his tenure as Governor; and

WHEREAS, the Legislature, in recognition of his abilities as Governor and of his great leadership and devotion to duty, desires to present a memento of its appreciation and regard to the Honorable Raymond Gary;

NOW THEREFORE BE IT RESOLVED BY THE STATE SENATE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN, OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE that the chairs and other associated office equipment personally used by the Honorable Raymond Gary in the course of his term of office as Governor be entrusted to his care and retention as a memento of their esteem, and in appreciation of his manifold services to the State government, the Legislature and to the people of the State of Oklahoma.

Upon motion of Senator Field, **SCR 27** was adopted and ordered referred for engrossment.

SENATE RESOLUTION NO. 45—By Allen, Shoemaker, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Mahan, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Greer), Wilson (Beckham), Young (Haskell), Young (Cleveland).

A RESOLUTION RELATING TO THE HONORABLE DON BALDWIN, PRESIDENT PRO TEMPORE OF THE STATE SENATE OF THE 26TH SESSION OF THE OKLAHOMA LEGISLATURE, HIS DESK, CHAIRS, OFFICE FIXTURES AND APPURTENANCES THERETO, AND GAVEL.

WHEREAS, Honorable Don Baldwin, being President Pro Tempore of the

State Senate of the 26th Session of the Oklahoma Legislature, and it being the custom of the said Senate of this State at the close of their Session to present the President Pro Tempore with his desk, chairs, office fixtures and appurtenances thereto, and gavel as a token of their appreciation for his services both to ourselves and to the people of the State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH SESSION OF THE OKLAHOMA LEGISLATURE ASSEMBLED IN REGULAR SESSION:

That the desk, chairs, office fixtures and appurtenances thereto, and gavel used by the Honorable Don Baldwin as President Pro Tempore of the Senate, be committed to his care and custody as a token of our high esteem and appreciation of his services as such President Pro Tempore, both to ourselves and to the people of the State of Oklahoma.

Upon motion of Senator Allen, **SR 45** was adopted and ordered referred for enrollment.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 12 noon, tomorrow, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 468—By Stipe—An Act relating to the financing of automobiles; designating the legal rate of interest thereon and the maximum amount of service fees that can be charged in the financing of automobiles; designating the penalty for violation thereof; superseding all conflicting laws and parts of laws insofar as in conflict herewith; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 520—By Shoemake and Nigh.—A joint resolution designating additional office space for the State Legislative Council.

HJR 528—By Allard, Bohr, Bond (Marshall), Carmichael, Cartwright (Bryan), Chambers, Clark, Daniel, Daugherty, Davis, Goodfellow, Gotcher, Hargrave, Hill, King, Lance, Mitchell, Moad, Odom, Ruby, Shibley, Simmons, Smith, Sparkman, Sparks, Strickland, and Wilson.—A Joint Resolution relating to certain transportation by school districts of the State; authorizing school board or boards of education to furnish transportation for pupils attending the schools of their respective districts to events, activities and programs within this state relating to Oklahoma's Semi-Centennial celebration; directing that the expense of said transportation be paid from school district finances; providing an expiration date for this Resolution; and declaring an emergency.

HJR 529—By Welch and Jumper of the House, and McClendon of the Senate.—A Joint Resolution waiving the immunity of the State from liability for damages resulting from tortuous acts of its employees; authorizing the bringing of suit against that department, commission or agency of the State government in which such employee was employed at the time of the commission of such tortuous act to determine whether in fact such employee was guilty of a tortuous act and to determine the extent of damages if any resulting from such tortuous acts of such employee; directing and providing for the payment of any judgment rendered as a result of the tortuous acts of an employee of the State Highway Commission out of the state highway construction and maintenance fund and if judgment be rendered as a result of the tortuous acts of any employee of any other department, commission or agency of the State directing and providing for the payment of such judgment out of the miscellaneous fund allocated to such

department, commission or agency; providing for a period of limitations; and declaring an emergency.

HJR 530—By Cartwright (Seminole) and Clark of the House, and Cartwright of the Senate.—A Joint Resolution officially designating the four-lane interstate highway now under construction and extending from intersection of Kansas turnpike, Kansas state line, through Oklahoma to Texas state line, as the "Raymond Gary Expressway."

HB 564—By Committee on Roads and Highways—An Act amending 47 O. S. 1951, § 520; providing proof of financial responsibility by nonresident owner; action in case of default by certain insurance carriers; authorizing the Department of Public Safety to enter into, negotiate and execute reciprocal compacts and agreements with the proper authorities, bureaus or divisions of other states regarding the safety responsibility act of the State of Oklahoma; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 877—By Calkins—An Act relating to wages, salaries, commissions and other compensation for services; regulating assignments or orders for payment thereof; providing that no such assignments or orders shall be valid except under certain specified condition; and declaring an emergency.

HB 1019—By Fuller—An Act relating to Forcible Entry and Detainer; amending 39 O. S. 1951 § 395; providing for notice, under certain circumstances, to leave premises for the possession of which an action is about to be brought; and declaring an emergency.

HB 611—By Bond (Stephens)—An Act relating to adoptions; amending 10 O. S. 1951, Section 44, (as amended by H. B. 579, Session Laws 1955, Page 106), making it unnecessary to have consent of a father who, after divorce, fails to contribute child support as provided in the decree of divorce, for a

period of one year; providing for notice of hearing; and declaring an emergency.

HB 984—By Judiciary Committee—An Act relating to the probate of foreign wills, providing for methods and procedures in admitting will, contests, and proof in such probates; repealing Sections 51 and 53 of Title 58, Oklahoma Statutes 1951, and Section 52 of Title 58 as amended in 1953.

HB 780—By Bradley.—An Act relating to structural pests, termites and other destructive organisms; defining terms; broadening definition of termite operator; amending subarticle H (a), Section 1, Chapter A, Title 2, Page 20, Oklahoma Session Laws 1955; and declaring an emergency.

HB 790—By Davis, Lance, Green and Bohr.—An Act relating to Bang's disease; amending Sections 10 and 12, subarticle E, Article 6, Chapter A, Title 2, Oklahoma Session Laws 1955; providing that County Assessor's records shall determine number of cattle in county for purposes of petition to participate in approved plan for eradication made compulsory for county to qualify as certified free area; authorizing sale of animals having Bang's vaccination on proof of vaccination up to thirty (30) months of age in lieu of negative test for Bang's disease; and declaring an emergency.

HB 976—By Huff and Clark.—An Act relating to elections; amending 26 O. S. 1951 § 233, as amended by House Bill 588 O. S. 1955 at Page 203; prescribing manner of nominating substitute nominees for public offices; and declaring an emergency.

HB 807—By Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) of the Senate—An Act relating to the Public Schools of Oklahoma; amending 70 O. S. 1951 § 18-4, Subdivision 2, Paragraph i, as amended by Sections 27, 28 and 29, Chapter A, Title 70, Oklahoma Session Laws 1953, and by Section 1 of Chapter Ad, Title 70,

Oklahoma Session Laws 1955 and by Section 45 of Chapter A, Title 70, Oklahoma Session Laws 1955; and Section 6 of House Bill No. 508, as enacted by the Twenty-sixth Oklahoma Legislature; providing that proceeds of oil and gas royalties, leases and bonuses in connection therewith shall not be chargeable against school districts as minimum program income for State aid purposes; fixing effective date of Act and declaring an emergency.

HB 1026—By Judiciary Committee—An Act providing for joinder of parties plaintiff; making the action of joinder permissive and requiring consent of original plaintiff; providing for judgment according to various rights; providing for discretion of the court under certain conditions; and declaring an emergency.

HB 1027—By Judiciary Committee.—An Act relating to wills; providing that a presumption of survival can be created by will under certain circumstances; limiting provisions of Act to matter of distributing estates; and declaring an emergency.

HB 816—By Cunningham.—An Act relating to weapons carried by persons apprehended or arrested for criminal offenses; authorizing seizure and confiscation; providing for sale and disposition of proceeds; and declaring an emergency.

HB 868—Ry Rogers—An Act relating to the Department of Public Safety; providing for consideration of certain military service in calculating longevity allowances and graduated pay scale for members of the Oklahoma Highway Patrol; amending Section 4, Chapter 10, Title 47, S. L. 1953; and declaring an emergency.

HB 893 — By Strickland, Price and Daugherty of the House—An Act relating to convicts; amending 57 O. S. 1951 § 138; providing that a convict shall be entitled to an additional deduction of five (5) days from his sentence for each

pint of his blood he donates to the American Red Cross or to an agency or a hospital approved by the warden; providing that convicts granted certain medical leaves shall be allowed the time spent on said leave as time served; providing that inmates serving their first term with a good conduct record shall be allowed as a deduction from the term of imprisonment the jail term served, if any, prior to being received at the penal institution; providing that inmates on parole who are returned to the institution as parole violators shall retain the credits earned up to the date of their release on parole; and declaring an emergency.

HB 1007—By Simmons, Taliaferro and Ozmun of the House and Harris of the Senate—An Act relating to the Department of Public Safety; giving Dispatchers the same privileges, including salary and longevity, as those of Highway Patrolmen; and declaring an emergency.

HB 885—By Foster—An Act designating certain retail outlets selling non-intoxicating beverages for consumption on the premises as taverns; making it unlawful for the license holder or any agent, servant, or employee of such license holder to permit persons under the age of eighteen (18) years to enter, work or loiter about the premises of such tavern; providing for exceptions when such person under eighteen (18) years has been instructed to remove himself from the premises; providing for revocation of permits by the county judge for failure to comply with the provisions hereof; making it a misdemeanor for any person under the age of eighteen (18) years to enter, work or loiter about a tavern and conferring jurisdiction for violation there to proper courts as otherwise provided by law; and declaring an emergency.

HB 916—By Shoemaker—An Act relating to forfeiting to the State of all monies, properties and assets of any

kind or character, which have been paid or given or delivered to any public official of the State of Oklahoma, county, city or town or school district or other municipal corporation or to any witness, juror or other person whose testimony is expected to be used in any criminal or civil cause or other proceeding, in violation of the bribery laws of the State of Oklahoma; authorizing the disposition thereof, the sale of the same, providing for the distribution of the proceeds thereof; and declaring an emergency.

HB 901—By Ozmun, Skeith, Harkey, McCarty, Fuller, Foster, Simmons, Taliaferro, Vandiver, Stewart, Andrews, Camp, Patten, Nixon and Alexander of the House and Harris of the Senate—An Act relating to the powers of the Oklahoma Turnpike Authority; amending Title 69 O. S. 1951 Section 655 as amended to repeal restrictions and tied-in bond sale agreements; prohibiting certain expenditures from bond issue funds; amending Title 69 O. S. 1951 Section 652 relating to pledges of the authority.

HB 972—By Odom—An Act relating to public officers; providing certain duties and authority for the Attorney General and State Examiner and Inspector; repealing 75 O. S. 1951 §§ 23 and 24, and Section 8 and 9, Chapter 2, Title 82, S. L. 1953; and declaring an emergency.

HB 1011—By Briscoe of the House, and McSpadden of the Senate.—An Act providing for the construction, equipping and furnishing of buildings or additions to existing buildings on the campuses of any school under jurisdiction of the Oklahoma Military Academy at Claremore; providing for the financing of the cost thereof through the issuance of revenue bonds; authorizing Board of Regents to fix rents, charges and fees to assure payment of principal and interest of such bonds and operate and maintain such buildings or additions to existing buildings; authorizing

the making of appropriate covenants and agreements to effect the purposes of this Act; authorizing the making of agreements with the United States of America or any agency or instrumentality thereof; providing for approval of such bonds by the Attorney General; making such bonds lawful investments and collateral security for public funds; authorizing the approval of such bonds by the Supreme Court of Oklahoma and giving said court original jurisdiction for such purpose; providing for the financing of the cost of buildings or additions to existing buildings and equipment through leases and agreement to be made with non-profit corporations; authorizing the issuance of refunding and revenue bonds, and the issuance of notes in anticipation of the delivery of such bonds; exempting such buildings or additions to existing buildings and equipment from taxation; and declaring an emergency.

HB 1040—By Norris of the House, and Frazier of the Senate.—An Act relating to County Officers; providing additional duties for County Judges, County Attorneys and County Sheriffs in certain counties having a population of not less than ten thousand five hundred (10,500) nor more than ten thousand nine hundred (10,900) according to the Federal Decennial Census of 1950, or any succeeding Federal Decennial Census, and having a net valuation of not less than five million dollars (\$5,000,000.00) or more than six million dollars (\$6,000,000.00) in 1956 or any succeeding year; providing for additional compensation to be paid from the court fund of said counties; providing additional duties for County Judges, County Attorneys and County Sheriffs in certain other counties and providing for additional compensation therefor; and declaring an emergency.

HB 994—By Finch of the House, and Collins (Creek) of the Senate.—An Act relating to civil procedure; providing that the American experience table of

Mortality or the American men table of Mortality may be admitted into evidence, without supporting testimony as to the accuracy thereof, when material to the issues involved; and declaring an emergency.

HB 967—By Bradley.—An Act creating a Statute of Limitations in relation to sidewalk assessments and moneys uncalled for derived from such assessments; and declaring an emergency.

HB 996—By Bullard, Ham, Allard, Long (Caddo), Cartwright (Bryan), Bailey (Cleveland), Welch, Nance, McCarty, Cartwright (Seminole), Skeith, Alexander, Bond (Marshall), Bower, Buckler, Cox, Daugherty, Goodfellow, Graves, Hill, Lance, Moad, Odom, Price, Richeson, Sparks, Spear, Traw and Langley of the House, and Fine, Field, Hamilton, Hope and Cowden of the Senate—An Act relating to the Employment of the Handicapped; creating the Governor's Committee for the Employment of the Handicapped and setting forth its membership, organization, powers, duties, functions and authority; providing for the appointment and compensation of personnel and prescribing their duties, functions and authority; creating the "Employment of the Handicapped Revolving Fund" and providing for deposits of funds thereto and expenditures therefrom; empowering the Committee to accept gifts, devises, donations, bequests, and trusts of money, other personal property and realty, and empowering the Committee to carry out the terms of any such grant, donation, bequest, gift, trust or will; providing that the Committee shall be nonpartisan, nonsectarian and nonprofit; providing that the Committee shall be an agency and instrumentality of the State; providing the Committee's executive secretary shall be bonded; authorizing transfer of funds from the State Contingency and Emergency Fund for the fiscal years ending June 30, 1958, and June 30, 1959, to the Revolving Fund created by this

Act; making the provisions of this Act severable; and declaring an emergency.

HB 1005—By Sweeney and Greenhaw of the House and Perryman of the Senate—An Act relating to the Western Oklahoma Tuberculosis Sanatorium; authorizing use of its revolving fund and other funds to purchase additional lands.

HB 986—By Long (Seminole), Cartwright (Seminole) and Buckler—An Act relating to travel of county commissioners; amending 19 O. S. 1951 § 324a; fixing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

HB 998—By Craig and Bailey (Kay) of the House and Grantham of the Senate—An Act relating to Assistant County Attorneys; authorizing County Attorney in certain counties to appoint and fix the compensation of not more than two (2) part-time Assistant County Attorneys; and declaring an emergency.

HB 1014—By Odom, Cole, Richeson, Shibley, Tinker and Wilson of the House and McSpadden, Shoemake, Dendy and Mahan of the Senate—An Act relating to unemployment benefits; prohibiting Oklahoma Employment Security Commission from deducting vacation, annual leave or sick leave from benefits due to eligible persons; declaring an emergency.

HB 1029—By Bradley of the House, and Collins (Creek) of the Senate.—An Act relating to the payment of ad valorem taxes; amending 68 O. S. 1951 § 351; providing that taxes not exceeding ten dollars (\$10.00) shall be fully payable not later than January 1st; and declaring an emergency.

HB 1034—By Ham and Bullard.—An Act relating to prohibition of intoxicating liquors; amending Title 37, Oklahoma Statutes 1951, Section 84; pertaining to search warrants, when issued, contents, service of copy, and defining probable cause as basis for such search warrants; repealing all Acts or parts

of Acts in conflict therewith; and declaring an emergency.

HB 1028—By Morford of the House and Coppock of the Senate—An Act relating to the payment of State Aid to school districts; providing for the payment of State Equalization Aid for the year 1955-56 to school districts filing application therefor in due time but not being paid because of non-receipt of such application by the State Board of Education; fixing expiration date of Act; and declaring an emergency.

HB 982—By Cunningham and Rogers—An Act relating to the reporting of fires; prohibiting false reporting of fires and fixing penalty therefor; requiring copy of Act to be posted; making Act applicable only to certain counties; and declaring an emergency.

HB 1045—By Nance of the House and Young (Cleveland) of the Senate—An Act relating to salaries of County Officials, increasing salaries of Sheriff, County Assessor, Court Clerk and County Clerk in certain counties.

HB 1039—By Bailey (Cleveland)—An Act relating to selection of jurors for Municipal and City Courts in certain counties; amending Section 12, Chapter 18a, Title 11, Oklahoma Session Laws 1955; and declaring an emergency.

HB 1031—By Langley of the House and Fine of the Senate—An Act relating to moneys apportioned and paid, and subject to be apportioned and paid to the treasurers of cities and towns of this State for the benefit of the respective firemen's relief and pension funds of the fire departments of such cities and towns; repealing Section 356 of Title 11, Oklahoma Statutes 1951, as amended by Section 1 of Chapter 6a of Title 11, Oklahoma Session Laws 1955; and declaring an emergency.

HB 988—By Williams (Murray) of the House and Frazier of the Senate—An Act relating to the duties and salaries of the County Judge in all counties

of the State of Oklahoma having a population of not less than ten thousand five hundred (10,500) and not more than eleven thousand (11,000) according to the 1950 Federal Decennial Census and having a net valuation of not less than eleven million dollars (\$11,000,000.00) and not more than twelve million dollars (\$12,000,000.00); authorizing payment of additional salaries from the general fund of the respective counties; conferring additional duties on the County Judges of said counties; and declaring an emergency.

The above numbered **HBs** and **HRs** were read for the first time.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 334—Judiciary.

SB 452—State and Federal Government.

HB 971—Revenue and Taxation.

DO PASS, as amended:

HJR 518—Municipal Government.

HB 801—Agriculture.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 637, 784, 993**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Transmitting for signature Enrolled **HCRs 523 and 536**.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, May 9, 1957, of Enrolled **SB 105**, entitled:

ENROLLED SENATE BILL NO. 105
—By Hope and Wilson (Greer) of the Senate and Larson and Wolf of the House.

AN ACT RELATING TO PUBLIC HIGHWAYS, ROADS, STREETS AND ALLEYS, AND THE CONSTRUCTION, MAINTENANCE AND FINANCING THEREOF; MAKING AN APPROPRIATION TO THE STATE HIGHWAY DEPARTMENT; PROVIDING FOR THE FUNDS TO BE EXPENDED TO PAY LEGAL OBLIGATIONS INCURRED BY THE STATE DEPARTMENT OF HIGHWAYS, THE STATE HIGHWAY COMMISSION, AND BOARD OF COUNTY COMMISSIONERS FOR THE CONSTRUCTION AND MAINTENANCE OF ROADS AND HIGHWAYS AND OTHER NECESSARY EXPENSES; PROVIDING FOR THE PAYMENT OF ADMINISTRATIVE EXPENSES OF THE STATE HIGHWAY COMMISSION; PROVIDING FOR THE PAYMENT OF BOND PREMIUMS AND PREMIUMS OF WORKMEN'S COMPENSATION INSURANCE, PAYMENT OF PREMIUMS ON PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE AND PAYMENT OF COMPENSATION DUE INJURED WORKMEN UNDER WORKMEN'S COMPENSATION LAW; PROVIDING FOR THE PAYMENT OF OTHER NECESSARY EXPENSES INCURRED BY THE STATE HIGHWAY DEPARTMENT; MAKING AN APPROPRIATION FROM THE GENERAL REVENUE FUND TO THE STATE HIGHWAY DEPARTMENT; PROVIDING FOR THE METHOD OF DISBURSEMENT OF FUNDS AND ISSUANCE OF CONTRACTS; APPROPRIATING ANY CASH SURPLUS ABOVE THE APPROPRIATION MADE BY THIS ACT FROM THE STATE HIGHWAY CONSTRUCTION AND MAINTENANCE FUND; MAKING THE PROVISIONS OF THIS ACT SUBJECT TO THE PROVISIONS OF TITLE 62,

CHAPTER 1c, PAGE 370, O. S. L. 1947; PROVIDING FOR THE FILING OF BUDGET ESTIMATES WITH THE STATE BUDGET DIRECTOR; MAKING THE APPROPRIATIONS NON-FISCAL; AMENDING 47 O. S. 1951 § 22.2, AS AMENDED; MAKING AN APPROPRIATION FROM ANY SURPLUS ACCRUING TO THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL YEAR 1957 IN EXCESS OF ALL OTHER APPROPRIATIONS; MAKING AN APPROPRIATION FROM

THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL YEAR 1958 IN EXCESS OF ALL APPROPRIATIONS MADE THEREFROM; REQUIRING ALTERNATE BIDS ON SURFACE OF URBAN, PRIMARY OR INTERSTATE HIGHWAYS; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

As provided under the Field motion, the Senate was declared adjourned to meet at 12 noon on tomorrow.

SEVENTY-THIRD LEGISLATIVE DAY
Tuesday, May 14, 1957

Pursuant to adjournment, the Senate convened at 12:00 noon and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgen, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Boecher, Hall, Miskovsky, Payne, Rinehart.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend J. C. Harris, Pastor of the First Methodist Church of Frederick.

The Journal for the last legislative day was declared approved.

Senator Hope asked unanimous consent, which was granted, that John Howard, his young cousin, be made an Honorary Page for this legislative day.

Senator Miskovsky asked unanimous consent, which was granted, that Stanley White, Capitol Hill Junior High School student, who won the George Miskovsky Government Award, be made an Honorary Page for this legislative day.

MEMORIAL TO J. WM. CORDELL

Mrs. Cordell, wife of J. Wm. Cordell, relatives and friends were introduced by President Pro Tempore Baldwin.

SR 46, by Cowden, as follows was introduced:

SENATE RESOLUTION NO. 46—By

Cowden—A Resolution in Memory of the Late J. William Cordell.

President Pro Tempore Baldwin asked unanimous consent that the entire membership of the Senate be made co-authors of **SR 46**, unless otherwise directed, which was the order.

SR 46, as co-authored was read at length as follows, and adopted upon motion of Senator Cowden:

SENATE RESOLUTION NO. 46—By Cowden, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgen, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).

A RESOLUTION IN MEMORY OF THE LATE J. WILLIAM CORDELL.

WHEREAS, when the Senate of the Twenty-sixth Oklahoma Legislature convened in January there was absent for the first time since 1915 our beloved and highly esteemed associate, J. William Cordell who had departed this life on October 13, 1955; and

WHEREAS, throughout the years we had come to cherish his genial personality and his valued assistance as Secretary of the Senate; and

WHEREAS, Bill Cordell or "Mr. Senator" as he came to be known, in life personified the high ideals of loyalty and public service, beginning his illustrious career as a Page in the First Oklahoma Legislature; and

WHEREAS, from 1915 to 1931 he served this legislative chamber as a Reading Clerk, succeeding to the post of Secretary of the Senate on January 29, 1931; and

WHEREAS, throughout his life he expressed pride in being an Oklahoman, confidence in the future of his State and appreciation for those who had written its colorful history; and

WHEREAS, having rendered honorable service in the United States Army during World War I, he continued to serve his former comrades-in-arms through the American Legion, to which organization he rendered a distinguished contribution as Department Adjutant and in many other offices of responsibility and honor; and

WHEREAS, by his gentle manner, his loyalty to the public responsibilities he assumed, his unswerving honesty and sincerity in public life, fraternal associations and personal life, left to all who had the privilege of knowing him a heritage greater than wealth could ever bring; and

WHEREAS, although his death has left an irreparable sadness in our hearts, we know that whenever the Senate of the State of Oklahoma shall sit we shall always feel his beloved presence and in our memories shall once again hear his great resonant voice as it echoes against walls of the chamber which he loved so much; and

WHEREAS, it is the desire of the Senate to recognize and pay tribute to the memory of this outstanding citizen and loyal associate:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

SECTION 1. That when the Senate adjourns today, it do so in respect to the memory of J. William Cordell, our beloved Secretary.

SECTION 2. That his loyal service and devotion to duty shall forever be remembered in our hearts, and that we hereby express our profound respect and deep regard for his manifold contributions.

SECTION 3. That a duly authenticated copy of this Resolution be presented to members of his surviving family as an expression of our sentiment.

SR 46 was referred for enrollment.

Senator Cowden spoke in tribute to "Bill" Cordell stating that when the Lord made him He must have destroyed the mold; that throughout his own life he had never known anyone more dependable, more loyal; that "Bill" had a paternal love for the members of the Senate, and that his advice and counsel had meant a great deal to him personally when he was President Pro Tempore.

Thereupon, Senator Cowden moved that the Senate make available a space on the south wall of the Senate Chamber for a portrait of "Bill" so that in years to come it might serve as an inspiration for good, which motion prevailed.

Senator Garvin moved that a plaque suitably inscribed be obtained to be hung underneath the picture, and that the President Pro Tempore be authorized to appoint a committee for this purpose, which motion prevailed.

President Pro Tempore Baldwin announced the appointment of Senator Cowden, Chairman, and Senators Ritzhaupt, Dacus and Rinehart. Thereafter the hanging of the picture on the south wall of the Senate Chamber followed, the only permanent picture in the Chamber other than those of the Lieutenant Governors and Presidents Pro Tempore.

*

SECOND READING

The following Bills and Resolutions were read the second time and referred to Committees indicated:

SB 468—Judiciary.

HB 1028—Education

HB 982—Public Safety.

HB 1045—County Government.

HB 1039—Municipal Government.

HB 1031—State and Federal Government.

HB 988—County Government.

HB 1005—Public Health.

HB 986—County Government.

HB 998—County Government.

HB 972—State and Federal Government.

HB 1011—Revenue and Taxation.

HB 1040—County Government.

HB 816—Criminal Jurisprudence.

HB 780—Agriculture.

HB 790—Agriculture.

HB 976—Privileges and Elections.

HB 994—Judiciary.

HB 967—Judiciary.

HB 611—Social Welfare.

HB 984—Judiciary.

HB 1014—Business and Industry.

HB 868—Public Safety.

HB 893—Penal Institutions.

HB 1007—Public Safety.

HB 901—Roads and Highways.

HB 564—Roads and Highways.

HB 877—Labor Relations.

HB 1019—Judiciary.

HB 996—Social Welfare.

HB 885—State and Federal Government.

HB 916—Judiciary.

HB 807—Education.

HB 1026—Judiciary.

HB 1027—Judiciary.

HB 1029—Revenue and Taxation.

HB 1034—Criminal Jurisprudence.

HJR 520—State and Federal Government.

HJR 528—Judiciary.

HJR 529—Senator McClendon asked unanimous consent that **HJR 529** be ordered printed and placed upon the Calendar without reference to a committee, which was the order.

HJR 530—Roads and Highways.

President Pro Tempore Baldwin presiding.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Ritzhaupt moved to reconsider the vote by which **HB 911** by Ruby, et al of the House, and Shoemake and Walker of the Senate, was passed.

GENERAL ORDER

SB 467, by McSpadden of the Senate, and Munson of the House, was read and considered.

Upon motion of Senator McSpadden, **SB 467** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **SB 467** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 467 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Tipps.—1.

Excused: Boecher, Hall, Miskovsky, Payne, Rinehart.—5.

Not Voting: Dendy, Jones, Stipe.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin,

Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Tipps.—1.

Excused: Boecher, Hall, Miskovsky, Payne, Rinehart.—5.

Not Voting: Dendy, Jones, Stipe.—3.

The Emergency was declared passed.

SB 467 was referred for engrossment.

GENERAL ORDER

SB 67, by Walker, was read and considered.

Upon motion of Senator Walker, **SB 67** was advanced to engrossment and third reading.

Upon motion of Senator Walker, the rules of the Senate were suspended, and **SB 67** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 67 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—32.

Nay: Hamilton, Young (Haskell).—2.

Excused: Boecher, Hall, Miskovsky, Payne, Rinehart.—5.

Not Voting: Cartwright, Fine, Jones, Stipe, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier,

Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Nay: Hamilton, Young (Haskell).—2.

Excused: Boecher, Hall, Miskovsky, Payne, Rinehart.—5.

Not Voting: Cartwright, Fine, Jones, Wilson (Beckham).—4.

The Emergency was declared passed.

SB 67 was referred for engrossment.

Senator Cartwright presiding.

Senators Hall and Miskovsky asked to be recorded present, which was the order.

REFERRING FURTHER TO HB 911

Senator Ritzhaupt moved that the Senate request the Honorable House to return **HB 911**, which motion was tabled upon motion of Senator Miskovsky.

GENERAL ORDER

HB 954, by Lollar, et al, was read and considered.

Upon motion of Senator Hall, **HB 954** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **HB 954** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 954 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpad-

den, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Stipe.—1.

Excused: Payne, Rinehart.—2.

Not Voting: Baldwin, Fine, Grantham, Sandlin.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Nay: Stipe.—1.

Excused: Payne, Rinehart.—2.

Not Voting: Baldwin, Fine, Sandlin.—3.

The Emergency was declared passed.

HB 954 was properly signed and ordered returned to the Honorable House.

Senator Collins (Creek) asked to be shown excused until such time as he might return to the Chamber, which was the order.

President Pro Tempore Baldwin presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 501 and 861 correctly engrossed.

Engrossed **SAs** to and Engrossed **HBs 501 and 861**, each as amended, were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 212, by McSpadden and Coppock of the Senate, and Odom, et al of the House, was read and considered.

Senator Payne asked to be recorded present, which was the order.

Senator Ritzhaupt moved to amend **SB 212**, line 4, page 1, by adding after the word, "regulations," and before the word, "of," the following: "of the governing body or authority and," which amendment was declared failed of adoption.

Senator Hall moved to amend **SB 212**, line 12, page 3, by adding after the word, "conservation," the following: "Provided the provisions of this Act shall not apply to the Lake of the Cherokees," which amendment was declared adopted.

Senator Hamilton moved to amend **SB 212**, line 5, page 6, by striking lines 5, 6 and 7, which amendment was declared adopted.

Senator Hamilton moved to amend **SB 212**, line 15, page 6, by striking Section 5 and renumbering succeeding sections accordingly.

Senator Coppock moved that the Hamilton amendment be tabled, which motion failed of adoption.

The vote occurring on the Hamilton amendment, it was declared adopted.

Senator Hamilton moved to amend **SB 212**, line 4, page 9, by striking Section 7 and numbering succeeding sections accordingly, which amendment was declared failed of adoption.

Senator Trent moved to amend **SB 212**, line 10, page 9, by striking Section 8, which amendment was declared adopted.

Senator Shoemake moved to amend **SB 212**, line 13, page 14, by striking the words and figures, "Two thousand Dollars (\$2,000.00)" and inserting the words and figures, "Five Hundred Dollars (\$500.00)," which amendment was declared adopted.

Senator Collins (Creek) asked to be recorded present, which was the order.

Senator Shoemake moved to amend

SB 212, line 14, page 14, by striking after the word, "term," all of lines 14 and 15 and inserting the words, "in the county jail of not exceeding thirty (30) days or both such fine and imprisonment," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 212**, line 3, page 15, by adding a new section and renumbering the last two sections. "Section 19. This Act shall not apply to lakes under control of the governing body of a town or city neither shall it apply to private owned lakes."

Senator Coppock moved that the Ritzhaupt amendment be tabled, which motion failed of adoption.

The vote occurring on the Ritzhaupt amendment, it was declared adopted.

Senator Coppock moved that **SB 212** be re-referred to the Committee on Parks and Recreation, which motion prevailed.

GENERAL ORDER

SJR 44, by Trent of the Senate and Long (Caddo) of the House, was read and considered.

Upon motion of Senator Trent, **SJR 44** was advanced to engrossment and third reading.

Upon motion of Senator Trent, the rules of the Senate were suspended, and **SJR 44** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 44 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Herndon, McColgin, McSpadden, Mahan, Payne, Price, Sand-

lin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—31.

Nay: Grantham, Hamilton, Harris.—3.

Excused: Rinehart.—1.

Not Voting: Coppock, Hope, Jones, McClendon, Miskovsky, Perryman, Ritzhaupt, Tipps, Young (Cleveland).—9.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Herndon, McColgin, McSpadden, Mahan, Payne, Price, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—32.

Nay: Hamilton, Harris.—2.

Excused: Rinehart.—1.

Not Voting: Coppock, Hope, Jones, McClendon, Miskovsky, Perryman, Ritzhaupt, Tipps, Young (Cleveland).—9.

The Emergency was declared passed.

SJR 44 was referred for engrossment.

Senator Stipe asked to be shown excused until such time as he might return to the Chamber, which was the order.

RESOLUTION

By unanimous consent, upon request of Senator Frazier, the following Resolution was introduced, read at length, adopted upon his motion, and referred for enrollment:

SENATE RESOLUTION NO. 47—By Frazier, Collins (Pontotoc), Young (Haskell), Cowden, Fine, Baldwin, Perryman, Tipps, Field, Allen, Hope, Cartwright, Trent, Shoemake and Herndon.

A RESOLUTION PROVIDING FOR A FLAG CEREMONY AT THE OPENING OF SESSIONS OF THE SENATE.

WHEREAS, the citizenship of the State of Oklahoma, by its representation

in the Oklahoma Legislature, should show its appreciation for being one of the 48 states of the United States of America, and

WHEREAS, the Flag of the United States of America is a symbol of what every American believes in, and should be given due and appropriate honor;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Senate of the Legislature of the State of Oklahoma shall hereafter, upon opening its sessions for business, 1959, include therein a Flag Ceremony which shall consist of the following:

1. Roll Call
2. Presentation of the Colors
3. Pledge of Allegiance
4. Prayer of the Chaplain

SECTION 2. The Sergeant-at-Arms of the Senate shall arrange for, and prescribe, the manner of conducting the ceremony required by the foregoing Section.

RESOLUTION

By unanimous consent, upon request of Senator Wilson (Beckham), the following Resolution was introduced, read at length, adopted upon motion, and referred for enrollment:

SENATE RESOLUTION NO. 48—By Wilson (Beckham).

A RESOLUTION RECOGNIZING H. K. SPEED, M. D., OF SAYRE, OKLAHOMA, FOR COMPLETING FIFTY (50) YEARS OF THE PRACTICE OF MEDICINE IN BECKHAM COUNTY, OKLAHOMA, AND FOR HIS OUTSTANDING ACHIEVEMENTS IN THE FIELD OF MEDICINE AND IN CIVIC AFFAIRS, AS WELL AS THE CONTINUED SUPPORT HE HAS GIVEN FOR THE CITY OF SAYRE, BECKHAM COUNTY, AND THE STATE OF OKLAHOMA.

WHEREAS; H. K. Speed M. D., came to the City of Sayre, Oklahoma, in Beckham County, in the year 1907 and has since that date continually resided and engaged in the general practice of medicine in that community and has this year completed fifty (50) years of such practice; and

WHEREAS; the City of Sayre and the County of Beckham is this year, in connection with their celebration of Oklahoma's Semi-Centennial, paying special honor and tribute to their outstanding citizen, H. K. Speed, M. D., for his fifty (50) years of practice and have designated June 3, 1957, as "DR. SPEED DAY"; and

WHEREAS; A few of the honors held by H. K. Speed, M. D., consist of his serving as State President of the Oklahoma Medical Association; District Governor of Rotary International; President of the Sayre Chamber of Commerce; a working member of the Sayre School Board for many years; a member of the Sayre City Council; and a continued highway, road and civic booster.

NOW, THEREFORE, BE IT RESOLVED BY THE STATE SENATE OF OKLAHOMA, NOW ASSEMBLED IN THE TWENTY-SIXTH SESSION OF THE OKLAHOMA LEGISLATURE, THAT,

H. K. Speed, M. D., of Sayre, Oklahoma, be recognized and commended for his outstanding achievements and the completion of fifty (50) years of residence and the practice of medicine in the City of Sayre, Beckham County, Oklahoma and that the City of Sayre, Oklahoma, and Beckham County be congratulated for designating June 3, 1957, as "DR. SPEED DAY" in connection with their celebration of Oklahoma's Semi-Centennial, and that a copy of this resolution be furnished W. J. Bacon of Sayre, Oklahoma for presentation to Dr. Speed in connection with said celebration.

Senator Collins (Pontotoc) asked that

the record show Senator Hamilton excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 269, by Shoemake and Boecher, was read and considered.

Senator Mahan asked to be made co-author of **SB 269**, which was the order.

Senator Allen moved to amend **SB 269**, line 8, page 2, by adding after the word, "districts," the following: "Provided, this Act shall not become effective until the beginning of the school year of 1959-1960," which amendment was declared failed of adoption.

Senator Shoemake moved that **SB 269** be referred to the Committee on Education for further study, which motion prevailed.

HJR 518, by Graves, et al of the House, and Miskovsky, Carrier, Collins (Pontotoc), Herndon, Walker, Breeden, Collins (Creek), Cowden, Dacus, Garvin, Grantham, Hamilton, Jones, McColgin, McSpadden, Mahan, Ritzhaupt, Stipe, Young (Cleveland) and Young (Haskell) of the Senate, was read and considered.

Upon motion of Senator Miskovsky, **HJR 518** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HJR 518** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 518 was read for the third time at length as follows:

ENGROSSED HOUSE JOINT RESOLUTION NO. 518, as amended—By Graves, Arrington, Sweeney, Cox, Cartwright (Seminole), Levergood, Stevens, Bohr, Cole, Clark, Carmichael, Mitchell, Long (Caddo), Carey, Livingston, Sparks, Rives, Traw, Pazoureck, Hill, Simmons, Hammers, Bailey (Cleveland),

Horton, Foster, Kite, Musgrave, Ruby and Smith of the House, and Miskovsky, Carrier, Collins (Pontotoc), Herndon, Walker, Breeden, Collins (Creek), Cowden, Dacus, Garvin, Grantham, Hamilton, Jones, McColgin, McSpadden, Mahan, Ritzhaupt, Stipe, Young (Cleveland) and Young (Haskell) of the Senate.

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO THE CONSTITUTION OF OKLAHOMA, THE SAME TO BE ADDED TO ARTICLE X AND GIVEN SECTION NUMBER 27A, RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; AUTHORIZING CITIES AND TOWNS, AFTER APPROVAL OF THE PROPOSITION BY A MAJORITY OF THE VOTERS THEREOF VOTING AT AN ELECTION, TO ENTER INTO CONTRACTS AND PLEDGE REVENUES FOR TERMS OF YEARS WITH EACH OTHER, THE STATE OF OKLAHOMA, THE UNITED STATES, OR THE SUBDIVISIONS OR AGENCIES OF ANY, FOR THE PURCHASE OF WATER OR THE CONSTRUCTION, ACQUISITION OR OPERATION OF WATER FACILITIES OR THE PURCHASE OR LEASE OF RESERVOIR SPACE; AUTHORIZING ONE OR MORE CITIES AND TOWNS AFTER APPROVAL OF PROPOSITION BY A MAJORITY OF THE VOTERS VOTING AT AN ELECTION IN EACH SUCH CITY OR TOWN TO ISSUE BONDS BINDING INCOME AND REVENUE FROM THE SALE OF WATER FOR A TERM NOT EXCEEDING THIRTY (30) YEARS, FOR THE JOINT CONSTRUCTION, ACQUISITION, OWNERSHIP, REPAIR, IMPROVEMENT OR EXTENSION OF WATER FACILITIES; PROVIDING THAT THIS AMENDMENT SHALL BE INDEPENDENT OF OTHER SEC-

TIONS OF THE CONSTITUTION RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; PROVIDING THAT THE PROVISIONS HEREOF SHALL NOT BE EXCLUSIVE AS TO OTHER AGENCIES OF THE STATE AUTHORIZED TO INCUR INDEBTEDNESS; PROVIDING THAT SECTION 27 OF ARTICLE X OF THE CONSTITUTION SHALL BE AMENDED TO PERMIT JOINT OWNERSHIP BY CITIES AND TOWNS OF WATER FACILITIES AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people, for their approval or rejection, as in the manner now provided by law, the following proposed amendment to the Constitution of Oklahoma, the same to be added to Article X, and given the Section number 27A:

Any incorporated city or town in Oklahoma may individually or jointly, after approval of the proposition by a majority of the qualified electors voting in an election in each of said cities and towns, contract and pledge revenues for a term of years with other cities or towns, the State of Oklahoma, the United States of America, or any other governmental subdivision or agency of any of them, for the purpose of purchasing water, constructing, acquiring, or operating water facilities, or purchasing or leasing reservoir space. Any one or more incorporated cities and towns in Oklahoma may after approval of the proposition by a majority of the qualified electors voting in an election in each of said cities and towns issue bonds payable over a period not to exceed thirty (30) years and secured by revenues derived from the sale of water for the joint construction, acquisition,

repair, extension or improvement of said water facilities; and thereafter enact ordinances giving effect to the provisions of this section. This section shall be independent and shall not be limited by or limit other existing provisions of the Constitution relating to municipal water or the financing thereof, nor shall it be exclusive as to other agencies of the State of Oklahoma authorized by law to incur indebtedness. Section 27 of Article X of the Constitution which pertains to incurring of tax secured indebtedness by cities and towns for public utilities is hereby amended to permit joint ownership by cities and towns of water facilities.

SECTION 2. The Ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

Legislative Referendum No. -----

State Question No. -----

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional Amendment authorizing cities and towns, after approval at an election, to enter into contracts and pledge revenues for a term of years with other governmental units for purchase of water, and securing water facilities; authorizing one or more cities and towns, after approval at an election, to issue bonds for a term not exceeding thirty (30) years binding revenues derived from the sale of water for joint water facilities; providing that Section 27 of Article X of the Constitution which pertains to incurring of tax secured indebtedness by cities and towns shall be amended to permit joint ownership by cities and towns of water facilities, be approved by the people?

SHALL THE PROPOSED AMENDMENT BE APPROVED?

YES

NO

SECTION 3. The Speaker of the House of Representatives shall, immediately after the adoption of this

Resolution, prepare and file one (1) copy of the Resolution, including the ballot title, with the Secretary of State and one (1) copy with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on the first day of July, 1958, or at the sound discretion of the governor of the State of Oklahoma at an earlier state-wide election, at which the proposed amendment to the Constitution of Oklahoma set forth in Section 1 of this Resolution, shall be submitted to the people for their approval or rejection, as and in the manner provided by law.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Dacus, Hamilton, Rinehart, Stipe.—4.

Not Voting: Collins (Pontotoc), Coppock, Dendy, Perryman, Shoemaker, Trent.—6.

The Resolution, having received the constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed.

The question being, "Shall **HJR 518** by Graves, Arrington, Sweeney, Cox, Cartwright (Seminole), Levergood, Stevens, Bohr, Cole, Clark, Carmichael, Mitchell, Long (Caddo), Carey, Livingston, Sparks, Rives, Traw, Pazoureck, Hill, Simmons, Hammers, Bailey (Cleveland), Horton, Foster, Kite, Musgrave, Ruby and Smith of the House, and Miskovsky, Carrier, Collins (Pontotoc), Herndon, Walker, Breeden, Collins (Creek), Cowden, Dacus, Garvin, Grantham, Hamil-

ton, Jones, McColgin, McSpadden, Mahan, Ritzhaupt, Stipe, Young (Cleveland) and Young (Haskell) of the Senate, entitled:

"A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO THE CONSTITUTION OF OKLAHOMA, THE SAME TO BE ADDED TO ARTICLE X AND GIVEN SECTION NUMBER 27A, RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; AUTHORIZING CITIES AND TOWNS, AFTER APPROVAL OF THE PROPOSITION BY A MAJORITY OF THE VOTERS THEREOF VOTING AT AN ELECTION, TO ENTER INTO CONTRACTS AND PLEDGE REVENUES FOR TERMS OF YEARS WITH EACH OTHER, THE STATE OF OKLAHOMA, THE UNITED STATES, OR THE SUBDIVISIONS OR AGENCIES OF ANY, FOR THE PURCHASE OF WATER OR THE CONSTRUCTION, ACQUISITION OR OPERATION OF WATER FACILITIES OR THE PURCHASE OR LEASE OF RESERVOIR SPACE; AUTHORIZING ONE OR MORE CITIES AND TOWNS AFTER APPROVAL OF PROPOSITION BY A MAJORITY OF THE VOTERS VOTING AT AN ELECTION IN EACH SUCH CITY OR TOWN TO ISSUE BONDS BINDING INCOME AND REVENUE FROM THE SALE OF WATER FOR A TERM NOT EXCEEDING THIRTY (30) YEARS, ACQUISITION, OWNERSHIP, REPAIR, IMPROVEMENT OR EXTENSION OF WATER FACILITIES; PROVIDING THAT THIS AMENDMENT SHALL BE INDEPENDENT OF OTHER SECTIONS OF THE CONSTITUTION RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; PROVIDING THAT THE PROVISIONS HEREOF SHALL NOT BE EXCLUSIVE AS TO OTHER AGENCIES OF

THE STATE AUTHORIZED TO INCUR INDEBTEDNESS PROVIDING THAT SECTION 27 OF ARTICLE X OF THE CONSTITUTION SHALL BE AMENDED TO PERMIT JOINT OWNERSHIP BY CITIES AND TOWNS OF WATER FACILITIES AND ORDERING A SPECIAL ELECTION," be ordered referred by the Legislature of the State of Oklahoma for approval or rejection at a Special Election to be held throughout the State on the first day of July, 1958, or at the sound discretion of the Governor of the State of Oklahoma at an earlier state-wide election, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on the first day of July, 1958, or at the sound discretion of the Governor of the State of Oklahoma at an earlier state-wide election, as provided in Section 1 of Article 24 of the Constitution of the State of Oklahoma? the roll call thereon resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Easterly, Field, Fine, Frazier, Grantham, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Dacus, Hamilton, Rinehart, Stipe.—4.

Not Voting: Collins (Creek), Coppock, Dendy, Garvin, Perryman, Shoemaker, Trent.—7.

The Presiding Officer declared a two-thirds majority of all members elected to and constituting the Senate had voted in favor of calling the Special Election.

HJR 518 was referred for engrossment.

Senator Cowden moved that the Senate strike all Senate Bills from the Calendar, which motion by unanimous consent he withdrew.

Senator Mahan asked to be shown ex-

cused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 170, by Miskovsky, was read and considered.

Senator Herndon moved to amend **SB 170**, line 11, page 2, by adding after the word "Sunday" and before Section 3 the following: "The electors may by majority vote make it unlawful to fish during church hours on Sunday."

Senator Miskovsky moved to table the Herndon amendment, which motion failed of adoption.

The vote occurring on the Herndon amendment, it was declared failed of adoption.

Senator Trent moved to amend **SB 170**, line 1, page 2, by adding after the word "foods" and before the word "to" the word "beer."

Senator Harris moved the adoption of the Trent amendment.

Senator Miskovsky, as a substitute, moved that the Trent amendment be tabled, which motion was declared adopted.

Senator Wilson (Beckham), moved to amend **SB 170**, line 2, page 2, by adding after the word "Sunday" the following: "which will become effective when approved by a majority of the voters of the area affected" which amendment was declared adopted.

Upon motion of Senator Miskovsky, **SB 170**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 170**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 170 was read for the third time at length.

On the question of passage of Bill,

the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Collins (Creek), Dendy, Easterly, Field, Fine, Grantham, Hall, Harris, Hope, Jones, McSpadden, Miskovsky, Price, Sandlin, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—22.

Nay: Boecher, Breden, Cartwright, Cowden, Frazier, Herndon, McClendon, McColgin, Mahan, Payne, Ritzhaupt, Tipps.—12.

Excused: Dacus, Hamilton, Rinehart, Stipe.—4.

Not Voting: Collins (Pontotoc), Coppock, Garvin, Perryman, Shoemake, Trent.—6.

The Bill was declared failed of passage.

Senator Mahan asked to be recorded present, which was the order.

GENERAL ORDER

SJR 39, by Sandlin, was read and considered.

Upon motion of Senator Sandlin, **SJR 39** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended and **SJR 39** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 39 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 39—By Sandlin.

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO ARTICLE III, OKLAHOMA CONSTITUTION, BY AMENDING SECTION 1; PROVIDING FOR SPECIAL ELECTION THEREON; AND DECLARING AN EMERGENCY.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people for their approval or rejection, as and in the manner provided by law, the following proposed amendment to Article III of the Oklahoma Constitution, amending Section 1, as hereafter indicated.

Section 1. Qualified electors of this State shall be citizens of the United States, citizens of the State, including persons of Indian descent, (native of the United States), who are over the age of twenty-one years and who have resided in the State one year, in the county *thirty (30) days*, and in the election precinct *fifteen (15) days* next preceding the election at which such elector offers to vote. Provided, that no person adjudged guilty of a felony, subject to such exceptions as the legislature may prescribe, nor any person kept in a poor house at public expense, except Federal, Confederate and Spanish-American ex-soldiers or sailors, nor any person in a public prison, nor any idiot or lunatic, shall be entitled to register and vote.

SECTION 2. The ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

State Question No. -----

Legislative Referendum No. -----

The Gist of the Proposition is as follows:

Shall a Constitutional Amendment amending Article III, Oklahoma Constitution, Section 1, by requiring residence of fifteen (15) days in the voting precinct, thirty (30) days in the county of residence, and one year in the State of Oklahoma, as prerequisites for eligibility for voting, be approved by the people?

Shall the Proposed Amendment be approved?

- Yes
 NO

SECTION 3. The President Pro Tempore of the Senate and the Speaker of the House of Representatives shall, immediately after the effective date of this Resolution, prepare and file one copy thereof, including said ballot title, with the Secretary of State and one copy with the Attorney General.

SECTION 4. A Special Election is hereby ordered to be held throughout the State on the date of the next ensuing special election held throughout the State, or on the date of the next ensuing statewide primary election, whichever is earlier, at which the proposed amendment to the Constitution of the State of Oklahoma, set forth in Section 1 of this Resolution, shall be submitted to the people of Oklahoma for their approval or rejection, as and in the manner provided by law.

SECTION 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Field, Frazier, Grantham, Hall, Jones, McColgin, Miskovsky, Ritzhaupt, Sandlin, Walker, Wilson (Greer).—19.

Nay: Easterly, Fine, Hope, McClen-don, McSpadden, Mahan, Price, Wilson (Beckham), Young (Cleveland), Young (Haskell).—10.

Excused: Dacus, Hamilton, Rinehart, Stipe.—4.

Not Voting: Boecher, Cartwright, Coppock, Garvin, Harris, Herndon,

Payne, Perryman, Shoemake, Tipps, Trent.—11.

The Resolution was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Sandlin moved to reconsider the vote by which **SJR 39** failed of passage.

GENERAL ORDER

Senator Collins (Pontotoc) asked unanimous consent, which was granted, to strike **SB 326** from the Calendar.

DECLARATIONS OF VOTES

Senator Collins (Pontotoc) asked unanimous consent, which was granted, that the Journal show, had he been present at the time of final passage of **HJR 518** and **SB 170**, he would have voted **AYE** on each measure.

Senator Hall asked unanimous consent, which was granted, that the Journal show, through a misunderstanding of the Bill being voted upon, he voted **AYE** on **SB 170**, when in fact it was his intention to vote **NO** on **SB 170**.

MOTION TO RECONSIDER VOTE

Senator Harris asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **HB 683** was passed.

Engrossed **HB 683** was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 461, by Walker, was read and considered.

Upon motion of Senator Walker, **SB 461** was advanced to engrossment and third reading.

Upon motion of Senator Walker, the rules of the Senate were suspended and **SB 461** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 461 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Price, Ritzhaupt, Sandlin, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Tipps.—1.

Excused: Dacus, Hamilton, Rinehart, Stipe.—4.

Not Voting: Carrier, Coppock, Dendy, Herndon, Payne, Perryman, Shoemake, Trent.—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Price, Ritzhaupt, Sandlin, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Tipps.—1.

Excused: Dacus, Hamilton, Rinehart, Stipe.—4.

Not Voting: Carrier, Coppock, Dendy, Herndon, Payne, Perryman, Shoemake, Trent.—8.

The Emergency was declared passed.

SB 461 was referred for engrossment.

GENERAL ORDER

SB 334, by Tipps, was read and considered.

Senator Tipps asked unanimous consent, which was granted, to amend **SB 334**, Line 2, Page 3, by striking after the word and figure "SECTION 4"

the word "EMERGENCY" and inserting the following. "It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force and effect from and after its passage and approval."

Upon motion of Senator Tipps, **SB 334**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Tipps, the rules of the Senate were suspended and **SB 334**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 334 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Price, Ritzhaupt, Sandlin, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Walker.—1.

Excused: Dacus, Hamilton, Rinehart, Stipe.—4.

Not Voting: Carrier, Coppock, Frazier, Herndon, Payne, Perryman, Shoemake, Trent.—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Price, Ritzhaupt, Sandlin, Tipps,

Wilson (Beckham), Wilson (Greer), Young (Cleveland). Young (Haskell).—31.

Nay: Walker.—1.

Excused: Dacus, Hamilton, Rinehart, Stipe.—4.

Not Voting: Carrier, Coppock, Frazier, Herndon, Payne, Perryman, Shoemake, Trent.—8.

The Emergency was declared passed.

SB 334, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Collins (Pontotoc) moved to reconsider the vote by which **SB 170** failed of passage.

Senator Dacus asked to be recorded present.

Senator Dacus asked to be excused for the remainder of this Legislative Day, which was the order.

GENERAL ORDER

SJR 14, by Hall of the Senate and Lollar of the House, was read and considered.

Upon motion of Senator Hall, **SJR 14** was advanced to engrossment and third reading.

Senators Hamilton and Stipe asked to be recorded present, which was the order.

Upon motion of Senator Hall, the rules of the Senate were suspended and **SJR 14** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 14 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 14—By Hall of the Senate, and Lollar of the House.

A JOINT RESOLUTION DIRECTING

THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO SECTION 6, ARTICLE II, OKLAHOMA CONSTITUTION, SO AS TO AUTHORIZE LOANS OF THE PERMANENT COMMON SCHOOL AND OTHER EDUCATIONAL FUNDS TO SCHOOL DISTRICTS, AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people for their approval or rejection, as and in the manner provided by law, the following proposed amendment to Section 6 of Article II of the Constitution of Oklahoma:

Section 6. The permanent common school and other educational funds shall be invested in first mortgages upon good and improved farm lands within the State (and in no case shall more than fifty per centum (50%) of the reasonable valuation of the lands without improvements be loaned on any tract), Oklahoma State bonds, county bonds of the counties of Oklahoma, school district bonds of the school districts of Oklahoma, United States bonds; preference to be given to the securities in the order named. *Loans thereof may also be made to school districts of Oklahoma.*

The Legislature shall provide the manner of selecting the securities aforesaid, prescribe the rules, regulations, restrictions, and conditions upon which the funds aforesaid shall be loaned or invested, and do all things necessary for the safety of the funds and permanency of the investment.

SECTION 2. The ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

Legislative Referendum No. -----

State Question No. -----

THE GIST OF THE PROPOSITION
IS AS FOLLOWS:

Shall a Constitutional Amendment Amending Section 6, Article II, Oklahoma Constitution, authorizing loans of the permanent common school and other educational funds to school districts of Oklahoma,
be approved by the people?

SHALL THE PROPOSED AMENDMENT BE APPROVED?

 YES NO

SECTION 3. The President Pro Tempore of the Senate shall immediately after the adoption of this Resolution prepare and file one (1) copy thereof, including the above ballot title, with the Secretary of State, and one (1) copy with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on the date of the next ensuing primary election, at which the proposed amendment to the Constitution of Oklahoma set forth in Section 1 of this Resolution shall be submitted to the people of the State of Oklahoma for their approval or rejection, as and in the manner provided by law.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Boecher, Collins (Pontotoc), Hall, Harris, Payne, Stipe, Tipps, Wilson (Beckham), Young (Cleveland).—10.

Nay: Baldwin, Breeden, Cartwright, Coppock, Cowden, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Young (Haskell).—26.

Excused: Dacus, Rinehart.—2.

Not Voting: Carrier, Collins (Creek),

Frazier, Hope, Mahan, Wilson (Greer).—6.

The Resolution was declared failed of passage.

Senator Hall asked to be recorded excused for the remainder of this Legislative day, which was the order.

GENERAL ORDER

SB 323, by the Committee on Public Health, was read and considered.

Senator Allen moved that **SB 323** be referred to the Social Welfare Committee for further consideration.

Senator Breeden moved to table the Allen motion, which motion was declared failed of adoption.

Senator Harris presiding.

The vote occurring on the Allen motion, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Cartwright, Collins (Creek), Cowden, Dendy, Fine, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Shoemake, Trent, Wilson (Greer).—17.

Nay: Breeden, Carrier, Collins (Pontotoc), Easterly, Field, Frazier, Garvin, Grantham, Harris, McSpadden, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Wilson (Beckham), Young (Cleveland), Young (Haskell).—20.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Boecher, Coppock, Walker.—4.

Senator Collins (Pontotoc) moved to amend **SB 323**, line 10, page 2, by amending after the word, "after," and before the word, "Until," to read as follows: "December 31, 1958."

Senator Ritzhaupt, as a substitute, moved to amend **SB 323**, line 10½, Page 9, by adding a new section and renumbering Section 9: "Section 9. This Act shall not be effective until July, 1960. The law on the Oklahoma Statutes shall be effective until the above date."

Senator Stipe in lieu of all pending motions, moved that further considera-

tion of **SB 323** be deferred to some future legislative day, which motion failed of adoption. The vote occurring on the Ritzhaupt amendment, it was declared failed of adoption.

Senator Young (Haskell) moved to table the Collins (Pontotoc) amendment, which motion was declared adopted.

Senator Ritzhaupt moved to amend **SB 323**, line 11, page 2, by striking after the word, "the," the word, "State," and all of line 12 and inserting the following: "Fire Chief of the city or town where the rest home is located or the State Fire Marshal or his representative if outside of town or city limits," which amendment was declared adopted.

Upon motion of Senator Breeden, **SB 323**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Breeden, the rules of the Senate were suspended, and **SB 323**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 323 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Easterly, Field, Frazier, Garvin, Grantham, Harris, Hope, McSpadden, Payne, Perryman, Price, Sandlin, Stipe, Tipps, Wilson (Beckham), Young (Cleveland), Young (Haskell).—23.

Nay: Allen, Boecher, Cartwright, Dendy, Fine, Hamilton, Herndon, Jones, McClendon, McColgin, Ritzhaupt, Shoemaker, Trent, Walker, Wilson (Greer).—15.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Mahan, Miskovsky.—3.

The Bill was declared passed.

Senator Breeden asked unanimous

consent that the emergency clause to **SB 323** be ordered stricken and that the title be amended to conform thereto, which was the order.

SB 323, as amended, was referred for engrossment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 536, 563, 647, 754, 783, 911 and 985.**

The above numbered Enrolled Bills, were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising the signing of and transmitting for signature Enrolled **HCRs 535, 538, 542, 543, 544 and 545.**

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 25, 26 and 27 and SBs 67, 226, 239, 299 and 467, each correctly engrossed.

SR 45 correctly enrolled.

Engrossed **SCRs 25, 26 and 27** and Engrossed **SBs 67, 226, 239, 299 and 467** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 45** was properly signed and ordered transmitted to the Secretary of State.

MOTION TO RECONSIDER VOTE

The vote occurring on the Hamilton motion to reconsider the vote by which **SB 25**, by Young (Haskell), et al, was passed, it was declared adopted upon a roll call as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Cowden, Dendy, Easterly, Field, Fine, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mis-

kovsky, Payne, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—29.

Nay: Carrier, Coppock, Perryman, Price, Ritzhaupt, Sandlin.—6.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Frazier, Garvin, Mahan, Tipps.—6.

Senator Hamilton moved to reconsider the vote by which **SB 25** was considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

Senator Hamilton moved to reconsider the vote by which **SB 25** was advanced to engrossment and third reading, which motion was declared adopted.

GENERAL ORDER

SB 25 was considered further.

Senators Hamilton and Young (Haskell) moved to amend **SB 25** by striking Section 3 and by inserting the following language: "Section 3. For the purpose of carrying out the provisions of this Act, it is the express intention of the Legislature that all of the existing functions, duties and powers of the Commissioner of Labor will not be usurped or set aside by the State Commissioner of Health. In all cases where the matter of occupational diseases or injuries compensable, now or hereafter, under the Workmen's Compensation Act shall be the subject of investigation by the Commissioner of Labor or his authorized representative he shall have exclusive jurisdiction for the purpose of entry and inspections of all such businesses and industries and institutions referred to in Title 40, Section 111, O. S. 1951; and, provided further that nothing in this Act shall be construed to repeal any portion of Title 40, Section 125, O. S. 1951. The Commissioner of Labor may obtain upon request, the services of the Industrial Hygiene Division of the State Department of Health to make studies and recommen-

dations of sanitation and ventilation conditions in any of the enterprises mentioned in Title 40, Section 111, O. S. 1951 (S. L. 1949, Page 285, Section 3).

The State Commissioner of Health or his authorized representative may at all reasonable times enter any premises not otherwise herein delegated or reserved to the Commissioner of Labor, especially for the handling and disposal of toxic or radioactive material which shall be exclusively under the jurisdiction of the Department of Health," which amendment was declared adopted.

Upon motion of Senator Hamilton, **SB 25**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended, and **SB 25**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 25 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Miskovsky, Payne, Perryman, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Breeden, Coppock, McColgin, Price, Ritzhaupt.—5.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Mahan.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin,

Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Miskovsky, Payne, Perryman, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Breeden, Coppock, McColgin, Price, Ritzhaupt.—5.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Mahan.—3.

The Emergency was declared passed.

SB 25, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 630**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 630** was read and adopted upon motion of Senator Hope:

We, your Conference Committee, to whom was referred Engrossed **HB 630**, and Engrossed Senate Amendments thereto, entitled:

AN ACT MAKING CONSOLIDATED APPROPRIATIONS FROM TREASURY FUNDS INDICATED FOR THE FISCAL YEARS ENDING JUNE 30, 1957, JUNE 30, 1958, AND JUNE 30, 1959, TO THE OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION TO BE ALLOCATED TO AND AMONG THE SEVERAL INSTITUTIONS COMPRISING THE OKLAHOMA STATE SYSTEM OF HIGHER EDUCATION FOR EDUCATIONAL AND GENERAL OPERATING BUDGETS ACCORDING TO THE NEEDS AND FUNCTIONS OF EACH OF SUCH INSTITUTIONS, IN COMPLIANCE WITH ARTICLE XIII-A OF THE CONSTITUTION OF OKLAHOMA; PROVIDING FOR LEGISLATIVE INTENT; PROVIDING

THAT SAID APPROPRIATIONS SHALL NOT BE SUBJECT TO FISCAL YEAR LIMITATIONS; PROVIDING FOR THE USE OF FEDERAL FUNDS, MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

be leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That CONFERENCE COMMITTEE SUBSTITUTE attached hereto be adopted:

Respectfully submitted,

For the Senate:	For the House:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Easterly	Bliss
Frazier	Calkins
Grantham	Cook
Hamilton	Ham
Ritzhaupt	Levergood
Stipe	Livingston
Trent	Lollar
Wilson	Morford
(Beckham)	Ogden
Young	Pazoureck
(Cleveland)	Pitcher
	Scarbrough
	Vandiver

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 630 —By Huff, Arrington, Bailey (Cleveland), Bailey (Kay), Belvin, Briscoe, Cartwright (Bryan), Clark, Cook, Craig, Davis, Etling, Hammers, Lance, Langley, Lollar, Munson, Nigh, Norris, Ogden, Ozmun, Simmons, Sparks, Sumrall, Sweeney, Taliaferro, Wilson, Wolf, Bliss, Hargrave, Nevins, Priebe, Rogers, and Scarbrough of the House, and Allen, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Hall, Harris, Hope, McSpadden, Miskovsky, Perryman, Trent, Walker, Wilson (Beckham), Wilson (Greer),

Young (Cleveland), and Young (Haskell) of the Senate.

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION; PROVIDING FOR THE ALLOCATION OF FUNDS TO CONSTITUENT INSTITUTIONS; MAKING PROVISIONS FOR COOPERATION WITH THE SOUTHERN REGIONAL EDUCATIONAL BOARD; MAKING AN APPROPRIATION OUT OF ANY SURPLUS FUNDS ABOVE THE ESTIMATED RECEIPTS TO THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL YEAR ENDING JUNE 30, 1958; MAKING THE APPROPRIATIONS OF THIS ACT NON-FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appropriated to the Oklahoma State Regents for Higher Education from the General Revenue Fund in the State Treasury for the fiscal year ending June 30, 1958, the sum of Twenty-two Million (\$22,000,000.00) Dollars, and there is hereby appropriated from the General Revenue Fund in the State Treasury for the fiscal year ending June 30, 1959, the sum of Twenty Million (\$20,000,000.00) Dollars, for allocation pursuant to Article XII-A of the Oklahoma Constitution, to and among the institutions of higher learning comprising the Oklahoma State System of Higher Education, for educational and general operating budgets of constituent institutions, according to the needs and functions of each of said institutions.

SECTION 2. It is the intention of the Legislature that the funds appropriated by Section One (1) of this Act shall be allocated to the constituent institutions on the basis of the present enrollment and services rendered considering the current budget of the funds

received from all sources by institution together with the number of years of education provided.

SECTION 3. The Oklahoma State Regents for Higher Education are authorized to cooperate and to enter into agreements with the other Southern States in providing regional educational opportunities in the professional, Technological scientific, and other educational fields.

SECTION 4. There is hereby appropriated twenty-five per cent (25%) of any monies accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1958, in excess of all appropriations heretofore made by the Legislature from said fund to the Oklahoma State Regents for Higher Education to be allocated, pursuant to Article XIII-A of the Oklahoma Constitution, to and among the institutions comprising the Oklahoma System of Higher Education. When the appropriation made by Section Ten (10) of Senate Bill No. 105 from the Emergency Appropriation Fund, for the fiscal year ending June 30, 1958, to the State Highway Commission has been satisfied in the amount of Two Million (\$2,000,000.00) Dollars, then the ratio of allocation to the State Regents for Higher Education shall be increased to sixty-two and one half percent (62½%) of the Emergency Appropriation Fund for the fiscal year ending June 30, 1958, in excess of all appropriations made from said fund. It is further provided that the total amount of this appropriation shall not exceed Three Million (\$3,000,000.00) Dollars.

SECTION 5. The appropriations made by this Act shall not be subject to fiscal year limitations and shall be available for expenditure and encumbrance purposes for a period of thirty (30) months from the date this Act is approved.

SECTION 6. The provisions of this Act are severable, and if any part or

provision hereof shall be held void, the decision of the Court so holding shall not affect or impair any of the remaining parts or provisions of this Act.

SECTION 7. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

HB 630, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Mahan.—3.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Mahan.—3.

The Emergency was declared passed.

HB 630, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

MOTIONS TO RECONSIDER VOTES

Senator Stipe moved to reconsider the vote by which the Conference Committee Report on **HB 630** was adopted, and by which the bill as amended in Conference, was passed.

As provided under Rule 12-a, Senator McClendon moved to reconsider the vote by which **SB 323** was passed.

As provided under Rule 12-a, Senator Ritzhaupt moved to reconsider the vote by which **SB 25** was passed.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 686**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 686** was read and adopted upon motion of Senator Hope:

We, your Conference Committee, to whom was referred Engrossed **HB 686**, and Engrossed Senate Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION; STATING THE PURPOSE; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; MAKING APPROPRIATIONS NONFISCAL; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Senate Amendment No. 1.
2. That the following Conference Committee Amendment be adopted:

Page 1, SECTION 1, Lines 14 and 15. Strike the words and figures "Thirty Thousand Dollars (\$30,000.00)" and insert in lieu therefor the words and figures "Fifteen Thousand Dollars (\$15,000.00)."

Respectfully submitted,

For the Senate:	For the House:
Hope	Larason
Chairman	Chairman
Wilson (Greer)	Wolf
Vice Chairman	Vice Chairman
Easterly	Bliss
Frazier	Calkins
Grantham	Cook
Hamilton	Ham
Ritzhaupt	Levergood
Stipe	Livingston
Trent	Lollar
Wilson	Morford
(Beckham)	Ogden
Young	Pazoureck
(Cleveland)	Pitcher
	Scarborough
	Vandiver

HB 686, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Jones, Mahan.—4.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier,

Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Jones, Mahan.—4.

The Emergency was declared passed.

HB 686, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 502**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 502** was read and adopted upon motion of Senator Hope:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 502, and Engrossed Senate Amendments thereto, entitled:

AN ACT PERTAINING TO THE SEMI-CENTENNIAL,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Senate Amendment No. 1, and that in lieu therefor the following Conference Committee Amendment be adopted:

AN ACT MAKING AN APPROPRIATION FROM THE EMERGENCY APPROPRIATION FUND IN THE STATE TREASURY TO BE EXPENDED BY THE OKLAHOMA SEMI-CENTENNIAL COMMISSION; MAKING THE AP-

PROPRIATION NON-FISCAL; AND DECLARING AN EMERGENCY.

2. That the Senate recede from Senate Amendment No. 2.

3. That the following Conference Committee Amendment be adopted:

Page 1, SECTION 1, Lines 10 and 11. Strike the words and figures "Two Hundred Fifty Thousand Dollars (\$250,000.00)" and insert in lieu thereof the words and figures "One Hundred Thousand Dollars (\$100,000.00)".

Respectfully submitted,

For the Senate:	For the House:
Hope, Chairman	Larason, Chairman
Wilson (Greer), Vice Chairman	Wilson, Vice Chairman
Boecher	Bliss
Dendy	Calkins
Easterly	Ham
Frazier	Levergood
Grantham	Livingston
Hamilton	Lollar
Herndon	Ogden
McColgin	Pazoureck
Ritzhaupt	Trehear
Trent	Scarborough
Wilson (Beckham)	Vandiver
Young (Cleveland)	

HB 502, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Stipe, Tipps.—2.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Jones, Mahan, Shoemake.—5.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Stipe, Tipps.—2.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Jones, Mahan, Shoemake.—5.

The Emergency was declared passed.

HB 502, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 140**, as amended.

HA to **SB 140** read as follows, and concurred in upon motion of Senator Carrier:

AMENDMENT NO. 1. Page 1, SECTION 1, line 32, Engrossed Senate Bill 140, amend by striking all the words after the words "excess of" on line 32, and lines 33 and 34, and inserting the following:

"one hundred seventy-five thousand (175,000), but not to exceed two hundred thousand (200,000), according to the Federal Decennial Census of 1950, but in no event shall the salary of said judges exceed Twelve Thousand Four Hundred Dollars (\$12,400.00) per annum."

SB 140, as amended by the Honorable House, was read at length.

On question of passage of Bill, as

amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Mahan.—3.

The Bill, as amended, was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 264**, as amended.

HA to **SB 264** read as follows, and concurred in upon motion of Senator Young (Cleveland):

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 264 by striking the "EMERGENCY CLAUSE" in the Title and on Page 3, Lines 2 through 5 inclusive, all of SECTION 3.

SB 264, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Baldwin, Collins (Pontotoc), Mahan, Ritzhaupt.—4.

The Bill, as amended, was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

President Pro Tempore Baldwin presiding.

GENERAL ORDER

HB 902, by Bailey (Cleveland) of the House and Senators Young (Cleveland) and Miskovsky of the Senate, was read and considered.

Upon motion of Senator Miskovsky, **HB 902** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HB 902** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 902 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Coppock, Perryman.—2.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Collins (Pontotoc), Jones, Mahan, Shoemake.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins

(Creek). Cowden, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McCleendon, McColgin, McSpadden, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Coppock, Perryman.—2.

Excused: Dacus, Hall, Rinehart.—3.

Not Voting: Collins (Pontotoc), Jones, Mahan, Shoemake.—4.

The Emergency was declared passed.

HB 902 was referred for engrossment.

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Field that the Senate closed its doors and went into executive session.

*

The Senate reassembled in open session, with President Pro Tempore Baldwin presiding, who made the following announcement:

The Senate, in executive session and upon motion of Senator Stipe, advised and consented to the confirmation of the appointment of Dr. LOUIS N. DAKIL, of McAlester, Oklahoma, as a member of the State Board of Health for a term effective July 1, 1957 and ending July 1, 1966.

Senator Field moved when the Clerk's desk is cleared of routine matters the Senate adjourn to meet at 12 noon tomorrow, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 46—By Boecher, Fine, Baldwin and Mahan of the Senate, and McCarty and Langley of the House.—A Joint Resolution establishing an advisory committee to the Grand River Dam Authority to advise it as to any proposed contract to be entered into or made by it

with any privately owned public utility; providing for payment of traveling expenses; and declaring an emergency.

SB 469—By Committee on Roads and Highways.—An Act relating to public highways; repealing Section 11 of Senate Bill No. 105 of the Twenty-sixth Oklahoma Legislature; and declaring an emergency.

SB 470—By Miskovsky.—An Act relating to County Officers; providing for additional non-germane duties and additional compensation therefor, payable from the court fund, for the County Attorneys of certain counties; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 729—By Public Safety Committee.—An Act amending 47 O. S. 1951 § 281; providing for the release from responsibility of the minor's license on request of the person who signed the application and providing for the joint control of the license of any juvenile by the Commissioner of Public Safety and the parent of the licensee; and declaring an emergency.

HB 778—By Bullard—An Act relating to duration of validity of a mortgage of personal property; to require the filing of affidavit exhibiting interest of mortgagee; to require attachment of affidavit to mortgage or copy on file; providing for exception of mortgages under Rural Electrification Act; amending Section 81 of Title 46, O. S. 1951 relating thereto and providing for exception of mortgages covering property used in carrying on the business of a public utility or gas or oil pipeline system and executed to secure the payment of money.

HB 1048—By Nixon, Alexander, Musgrave, Calkins, Chambers, Patten and Slater of the House, and Price of the Senate—An Act relating to bonds of counties, cities, towns, school districts

and other political subdivisions of the State and the sale thereof; amending Section 1, Chapter 2b, Title 62, Oklahoma Session Laws 1953; and declaring an emergency.

HB 1038—By Stewart and Langley of the House, and Fine of the Senate—An Act relating to permits of manufacturers, wholesalers, warehousemen, or distributors of cigarettes; amending 68 O. S. 1951 § 586c, Subsection (a), as amended by Section 1, Chapter 16, Title 68, Page 380, Oklahoma Session Laws 1955, to provide that no permit shall be issued unless a place of business from which all cigarettes are sold in State are stocked, sold, and delivered and from which vehicles classed as a "place of business," as provided herein are loaded and operated, and where all records, accounts and necessary accounting procedures are performed; prohibiting the use of a stamp-metering device within the State except under certain circumstances; and declaring an emergency.

HB 1042—By Shoemake.—A Bill amending 26 O. S. (1951) 345.1 to permit dependents of absent electors in military or naval service to vote, and making such law uniform to honor the request of the Congress in P. L. 296.

HB 1047—By Shoemake — An Act making it a misdemeanor for any person, individual or corporate, to have in his or its possession within the State of Oklahoma any stamp denoting the payment of any special tax required of liquor dealers by the United States; making certain exceptions; fixing penalty for violation; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs** 74, 243, 290, 282, 283, 262, 291, 211, 233, 278, 309, 329, 330, 322, 335, 339, 400, 385, 434, 441, 404, 408 and 418.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs** 100, 127, 131, 137, 156, 161.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR** 24.

The above numbered Enrolled Resolution was ordered transmitted to the Secretary of State.

MESSAGES FROM GOVERNOR

Advising approval by him, May 13, of Enrolled **SB** 2 entitled:

ENROLLED SENATE BILL NO. 2—
By Hamilton, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Hope, Jones, McCleendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), and Young (Haskell) of the Senate, and Alexander, Bradley, Calkins, Camp, Cartwright (Bryan), Cartwright (Seminole), Chambers, Cunningham, Cole, Daugherty, Dolezal, Etling, Foster, Garrison, Goodfellow, Graves, Graybill, Green, Harkey, Hill, Huff, Inman, Jumper, Lance, Langley, Levergood, Long (Caddo), McCarty, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Patten, Reudy, Richeson, Rogers, Shibley, Shoemake, Simmons, Skeith, Slater, Sparkman, Sparks, Stevens, Taliaferro, Tinker, Vandiver, Welch and Williams (Murray) of the House.

AN ACT RELATING TO THE PUBLIC SCHOOLS OF OKLAHOMA; PROVIDING FOR SPECIAL EDUCATION OF EXCEPTIONAL CHILDREN AND DEFINING THE TERM "EXCEPTIONAL CHILDREN" AS USED THEREIN; AMENDING 70 O. S. 1951 § 13-4, AND 70 O. S. 1951 § § 13-1, 13-3, 13-5, 13-6, 13-7 AND 13-8, AS AMENDED, AND THE DESIGNATION OF ARTICLE 13 OF THE OKLAHOMA SCHOOL CODE; DEALING WITH SPECIAL EDUCATION PROGRAMS AND FINANCING THEREOF, AND POWERS AND DUTIES OF BOARDS OF EDUCATION, SCHOOL DISTRICTS, COUNTY SUPERINTENDENTS OF SCHOOLS AND THE STATE BOARD OF EDUCATION; PROVIDING FOR ALLOCATION AND USE OF STATE AID FUNDS AND OTHER STATE FUNDS FOR SPECIAL EDUCATION OF CERTAIN EXCEPTIONAL CHILDREN; PROVIDING FOR ADMINISTRATION AND PAYMENT OF EXPENSE THEREOF; REPEALING CHAPTER Ae. TITLE 70, OKLAHOMA SESSION LAWS 1955; FIXING EFFECTIVE DATE OF ACT; AND DECLARING AN EMERGENCY.

MESSAGES FROM GOVERNOR

Advising approval by him, May 14, 1957, of Enrolled **SJR 29** and Enrolled **SB 111**, entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 29—By Carrier, Coppock, Dacus, Field, Grantham, McColgin and Wilson (Greer) of the Senate, and Camp and Romang of the House.

A JOINT RESOLUTION RELATING TO ENID STATE SCHOOL; AUTHORIZING THE EXPENDITURE OF MONIES FROM THE REVOLVING FUND OF SAID INSTITUTION FOR CERTAIN REMODELING AND FOR CONSTRUCTION OF NEW FACILITIES; AUTHORIZING THE SUPERINTENDENT OF ENID STATE SCHOOL TO CONTRACT OR PROVIDE BY FORCE ACCOUNT FOR

SAID REMODELING AND CONSTRUCTION; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 111—By Hope, Wilson (Greer), Cowden, Miskovsky and Walker of the Senate, and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION FOR THE FISCAL YEARS ENDING JUNE 30, 1958, AND JUNE 30, 1959, FOR MAINTENANCE, SUPERVISION, AND GENERAL UPKEEP OF OKLAHOMA ORPHAN, DESTITUTE, AND DELINQUENT MINOR CHILDREN WHO ARE NOT IN STATE INSTITUTIONS; PROVIDING THE MEANS OF EXPENDING THEREOF BY THE STATE BOARD OF AFFAIRS ON A PER CAPITA BASIS; FIXING CERTAIN QUALIFICATIONS FOR INSTITUTIONS ELIGIBLE TO RECEIVE THE BENEFITS THEREOF; MAKING APPROPRIATIONS NONFISCAL; AND DECLARING AN EMERGENCY.

MESSAGE FROM THE HOUSE

Advising that the House has refused to grant the request of the Senate for the return of Engrossed **HB 989**, relative to travel expenses of County Commissioners, etc., for further consideration.

CONFERENCE COMMITTEE REPORT

Senator Boecher submitted the following Conference Committee Report on **SB 268** which was read and consideration deferred:

Mr. President:

Mr. Speaker:

We, your Conference Committee on **SB 268** to whom was referred Engrossed Senate Bill No. 268 as amended by Dendy, Shoemaker, Hall, Mahan, Sandlin, and Stipe of the Senate, and Sampsel, Pitcher, Lollar, Wilson and Hill of the House, entitled:

AN ACT AMENDING 82 O. S. 1951 § 862, RELATING TO THE POWERS, RIGHTS AND PRIVILEGES OF THE

GRAND RIVER DAM AUTHORITY; AMENDING 82 O. S. 1951 § 865, RELATING TO DISBURSEMENT OF FUNDS OF THE GRAND RIVER DAM AUTHORITY; AMENDING 82 O. S. 1951 § 870, RELATING TO THE ISSUANCE AND APPROVAL OF BONDS OF THE GRAND RIVER DAM AUTHORITY; PROVIDING FOR THE JUDICIAL DETERMINATION OF VALIDITY OF BONDS, CONTRACTS AND OTHER ACTS OF THE GRAND RIVER DAM AUTHORITY BY THE OKLAHOMA SUPREME COURT;

beg leave to report that we had the same under consideration and herewith return the same with the recommendation that it do pass, with the attached amendments.

Respectfully submitted,

For the Senate: For the House:

Rinehart	Sampsel
Boecher	McCarty
Mahan	Langley
Hamilton	Lollar
Dendy	Ozmun

Amendment No. 1. The enactment clause to be reinstated.

Amendment No. 2. Paragraph (b) of Section 1 on Pages 2 and 3 be amended to read as follows:

"To develop and generate water power, electric power and electric energy within the boundaries of the District; and to buy, sell, resell, interchange and distribute electric power and energy in order to carry forward the business and functions of the District now or hereafter authorized by law and *may* enter into contracts for such purposes, such contracts to run for a period of not to exceed fifty (50) years, and *may* contain such *reasonable* provisions, *limitations*, *qualifications*, protective clauses and rights and obligations of purchase and sale, and such provisions for the dedication of the use of facilities and the construction of additional facilities to serve the load requirements of *all*

the parties as may be deemed advisable by the District to safeguard the business and properties of *all* the parties to such contracts, *all within the limits of sound business judgment and practice, good conscience and not contrary to the public policy of the State.*"

Amendment No. 3. On Page 13, Line 12 and Line 13, strike the words and figures "One Hundred Thirty Million Dollars (\$130,000,000.00)" and in lieu of insert the words and figures "One Hundred Ten Million Dollars (\$110,000,000.00)".

Amendment No. 4. On Page 15, Line 12, beginning with the word "Provided," strike the remainder of said line 12 and all of lines 13, 14, 15, 16, 17 and 18 on Page 15, and strike all of lines 1, 2 and 3 on Page 16 down to the words "The bonds."

Amendment No. 5. On Page 16, lines 10 and 11, and on Page 17, line 10, retain the figure "6%" rather than the figure "4½%".

Amendment No. 6. Strike all of Section 5 on Pages 30 and 31.

Amendment No. 7. Section 6 on Page 31 be renumbered as Section 5 and amended to read as follows to wit:

"All laws and parts of laws that conflict herewith are hereby repealed, provided that this Act or any part hereof shall never be construed as impairing the rights or remedies of the holders of bonds or other contractual obligations of the District heretofore issued or made, and shall not be construed as *recommending*, approving or disapproving of any proposed contract that *may be entered into* by the District."

Amendment No. 8. That Section 7 on Page 31 be renumbered as Section 6.

Conforming to Rule 29-b and upon request of Senator Boecher, SB 268, as amended in Conference, was ordered printed.

COMMITTEE REPORTS

The following Bills and/or Resolutions

were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 275—Municipal Government.

SB 389—Business and Industry.

SB 430—Municipal Government — To County Government by previous order.

SB 459—County Government.

SB 464—County Government.

HB 881—Revenue and Taxation.

HR 987—County Government.

HB 1017—Business and Industry.

HB 1030—County Government.

DO PASS, as amended:

SB 1—Education.

SB 37—State and Federal Government.

SB 460—County Government.

SB 466—Education.

As provided under the Field motion, the Senate was declared adjourned to meet at 12:00 noon tomorrow.

SEVENTY-FOURTH LEGISLATIVE DAY

Wednesday, May 15, 1957

Pursuant to adjournment, the Senate convened at 12:00 Noon and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—38.

Excused: Fine, Hall, Hope, Miskovsky, Payne, Young (Haskell).—6.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Grantham asked unanimous consent that Sally Ann Brady of Oklahoma City be made Honorary Journal Clerk for this legislative day, which was the order.

Senator Collins (Pontotoc) asked unanimous consent that Noel Frederici of Fairview and Denny Mayfield of Oklahoma City be made Honorary Pages for this legislative day, which was the order.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 469 — Senator Cartwright asked unanimous consent that **SB 469** be ordered printed and placed upon the Cal-

endar without reference to a committee, to which Senator Rinehart objected.

Senator Cartwright moved that **SB 469** be ordered printed and placed upon the Calendar without reference to a committee.

By unanimous consent, further consideration of **SB 469** was temporarily deferred.

SB 470—Judiciary.

SJR 46—State and Federal Government.

HB 729—Public Safety.

HB 1042—Privileges and Elections.

HB 1047—Criminal Jurisprudence.

HB 778—Judiciary.

HB 1048—Judiciary.

HB 1038—Business and Industry.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCRs 25, 26, 27**.

The above numbered Resolutions were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 861**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 999—By Shibley and Arrington.—An Act relating to real estate and interests in oil and gas leasehold estates therein, owned by nonresidents of the State of Oklahoma; providing for civil actions or proceedings involving such interests, the venue of such actions or proceedings, and the manner of acquiring jurisdiction of the person of any such nonresident owner or claimant named as a defendant in any such action or proceeding; and declaring an emergency.

HB 1025—By Pazoureck.—An Act relating to payment of certain motor vehicle license fees; providing that if the total amount of the annual license fees due from any resident owner or Oklahoma Corporation on the registration on or before January 15th of any year of trucks, truck-tractors, trailers or semi-trailers not used exclusively for farm use exceeds the sum of One Thousand Dollars (\$1,000.00) said license fees may be paid in semi-annual payments; providing certain penalties, making provisions of the motor vehicle law relative to enforcement applicable; providing an additional one dollar (\$1.00) fee for issuing tags on vehicles and for the apportionment of said fee.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs** 502, 954, 861, 686.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

COMMITTEE REPORT

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar:

DO PASS:

HB 602—State and Federal Government.

Senator Garvin asked that the record show Senator Grantham excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 389, by Allen of the Senate, and Davis and Lance of the House, was read and considered.

Upon motion of Senator Allen, **SB 389** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and

SB 389 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 389 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Fine, Grantham, Hall, Hope, Miskovsky, Payne, Young (Haskell).—7.

Not Voting: Baldwin, Carrier, Cartwright, Collins (Pontotoc), Coppock, Harris, Walker.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Fine, Grantham, Hall, Hope, Miskovsky, Payne, Young (Haskell).—7.

Not Voting: Baldwin, Carrier, Cartwright, Collins (Pontotoc), Coppock, Harris, Walker.—7.

The Emergency was declared passed.

SB 389 was referred for engrossment.

Senator Frazier asked unanimous consent that **HB 1042**, by Shoemake, referred to the Committee on Privileges and Elections, be withdrawn from that committee, and ordered printed and placed upon the Calendar, which was the order.

GENERAL ORDER

HJR 529, by Welch and Jumper of the House, and McClendon of the Senate, was read and considered.

Upon motion of Senator McClendon, **HJR 529** was advanced to engrossment and third reading.

Upon motion of Senator McClendon, the rules of the Senate were suspended, and **HJR 529** was considered engrossed and placed upon third reading and final passage.

Senators Hall and Payne asked to be recorded present, which was the order.

THIRD READING

HJR 529 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Frazier, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Fine, Grantham, Hope, Miskovsky, Young (Haskell).—5

Not Voting: Baldwin, Carrier, Cartwright, Collins (Creek), Coppock, Dendy, Garvin, Rinehart, Walker.—9.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Frazier, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Fine, Grantham, Hope, Miskovsky, Young (Haskell).—5

Not Voting: Baldwin, Carrier, Cart-

wright, Collins (Creek), Coppock, Dendy, Garvin, Rinehart, Walker.—9.

The Emergency was declared passed.

HJR 529 was properly signed and ordered returned to the Honorable House.

Senator Young (Haskell) asked to be recorded present, which was the order.

REFERRING TO SJR 37

Senator Allen moved to suspend the rules for the purpose of reconsidering the vote by which **SJR 37** was passed and referring the Resolution to the Committee on Roads and Highways, to be considered along with **HB 901**, which motion was declared failed of adoption upon a roll call as follows:

Aye: Allen, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Frazier, Grantham, Hamilton, McColgin, Mahan, Payne, Perryman, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham).—17.

Nay: Baldwin, Boecher, Breeden, Cartwright, Dacus, Dendy, Easterly, Field, Garvin, Hall, Harris, Herndon, Jones, McClendon, McSpadden, Miskovsky, Price, Rinehart, Ritzhaupt, Stipe, Wilson (Greer), Young (Cleveland), Young (Haskell).—23.

Excused: Fine, Hope.—2.

Not Voting: Carrier, Trent.—2.

Senators Grantham and Fine asked to be recorded present, which was the order.

SECOND READING

REFERRING FURTHER TO SB 469

The vote occurring on the Cartwright motion to refer **SB 469** to the Calendar without reference to a committee, it was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

HJR 518 and **HB 902** and **SJR 44** and **SB 334** each correctly engrossed.

SR 46 and **SBs 262, 282, 330, 339, 418** and **434** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HJR**

518 and HB 902, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed SJR 44 and Engrossed SB 334 were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled SR 46 was properly signed and ordered transmitted to the Secretary of State.

Enrolled SBs 262, 282, 330, 339, 418 and 434 after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SB 94, as amended.

HAs to SB 94 read as follows, and concurred in upon motion of Senator Miskovsky:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 94 by striking the Title and Sections One (1) through Forty-two (42) inclusive and substitute in lieu thereof the following:

AN ACT RELATING TO COURTS; CREATING A CHILDREN'S COURT IN ALL COUNTIES HAVING A POPULATION OF MORE THAN THREE HUNDRED THOUSAND (300,000) ACCORDING TO THE LAST OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS; DEFINING THE JURISDICTION, POWERS, DUTIES, RESPONSIBILITIES AND PROCEDURE OF SUCH COURTS; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby created in each county of this State having a population of more than three hundred thousand (300,000), according to the last or any succeeding Federal Decennial Census, a court of record, having a seal, and the judge, clerk or referee thereof shall have power to administer oaths and

affirmations. This court shall be known as "The Children's Court of _____ County," and the judge thereof shall be known as the "Children's Court Judge."

SECTION 2. When used in this Act, unless the context clearly otherwise requires:

a. "The court" or "court" means the children's court.

b. "The judge" or "judge" means the children's court judge.

c. "Child" or "children" means a person or persons less than eighteen (18) years of age.

d. "Adult" means a person eighteen (18) years of age or older.

e. The singular includes the plural and the plural includes the singular, and the masculine includes the feminine and the feminine includes the masculine, except where clearly inconsistent with the intent of the Act.

SECTION 3. Except as otherwise provided herein, the court shall have original jurisdiction in proceedings;

1. Concerning any child living within the county:

a. Whose parent or other person legally responsible for the care and support of such child neglects or refuses, when able so to do, to provide proper or necessary support, education as required by law, or medical, surgical or other care necessary for his well-being; or who is abandoned by his parent or other custodian; or who is otherwise without proper care, custody or support.

b. Whose occupation, behavior, environment or associations are injurious to his welfare.

c. Who deserts his home or who is habitually disobedient or beyond the control of his parent or other custodian.

d. Who violates any state or municipal ordinance.

e. Who, being required by law to

attend school, wilfully violates rules thereof or absents himself therefrom.

2. Concerning any child or adult living within the county charged with having violated any state law or municipal ordinance prior to having become eighteen (18) years of age.

3. In connection with dependent, neglected or delinquent children to determine the custody or temporary or permanent care and maintenance of the person or any dependent, neglected or delinquent child residing within the county.

4. To determine the custody of the person only, of any child living within the county.

5. For the adoption of a minor.

6. For judicial consent to the marriage of a child, when such consent is required by law.

7. For the commitment of a mentally defective or mentally disordered child.

8. Concerning the status of a child under the laws relative to dependency, neglect or delinquency for juveniles as presently provided, or as may be hereafter provided.

Provided, that the court in any county shall have jurisdiction in any of the cases mentioned in this Section if the child or minor, or his parent, guardian or custodian, is at the time present within the county.

Nothing contained in this Act shall deprive other courts of the right to determine the custody of children upon writs of habeas corpus, or to determine the custody or guardianship of children when such custody is incidental to the determination of causes pending in such other courts. Such other courts, however, may certify said questions to the children's court, for hearing and determination or recommendation.

Provided, that nothing in this Act shall be construed to prevent the exercise of concurrent jurisdiction by police courts or municipal courts in cases in-

volving children between the age of sixteen (16) years and eighteen (18) years wherein the child is charged with the violation of a State or Municipal traffic law or ordinance.

SECTION 4. If during the pendency of a criminal or quasi-criminal charge against any person in any other court of such county, it shall be ascertained that the person was under the age of eighteen (18) years at the time of committing the alleged offense, it shall be the duty of such court forthwith to transfer the case, together with all the papers, documents and testimony connected therewith, to the children's court. The court making such transfer shall order the child to be taken forthwith to the place of detention designated by the children's court or to that court itself, or release such child to the custody of some suitable person to be brought before the children's court at a time designated.

SECTION 5. When jurisdiction shall have been obtained by the court in the case of any child, jurisdiction of such person as well as of any offenses by him committed may be retained or resumed by the court until he becomes twenty-one (21) years of age unless prior to that time he is committed to a public institution or agency.

SECTION 6. If a child is charged or about to be charged with an offense which would be a crime if committed by an adult, the court, after full investigation, may in its discretion retain jurisdiction or certify such child as a child capable of knowing, and to be held accountable for, his acts, for proper criminal proceedings to any court which would have trial jurisdiction of such offense if committed by an adult.

The Children's Court Judge shall enter an order certifying any child of the age of sixteen (16) years or older for trial as an adult, if it appears that the offense committed by said child would otherwise be a felony and if said child has

been charged previously with an offense that would otherwise be a felony, when so requested in writing by the Chief of Police or Assistant Chief of Police of a city or town within a county having a children's court, or by the Sheriff or the first or chief deputy sheriff of a county having such a court. Upon the entry of such an order the child involved shall be subject to prosecution for alleged criminal offenses in the same manner as any adult.

SECTION 7. The court shall have original concurrent jurisdiction in all cases of adults charged with:

a. Any violation of law which causes or tends to cause or encourage a child to come within the purview of subdivision 1 of Section 3 of this Act.

b. The paternity of a child born out of wedlock.

c. Deserting, abandoning or failing to provide support for any person in violation of law.

The court shall have jurisdiction in any of the cases mentioned in this Section if either the adult charged or the child or other person concerned has residence or is at the time present within the county. If the defendant is entitled to a trial by jury as provided by law, the jurisdiction of the court shall be limited to that of a committing or examining magistrate and may hold defendant for the common pleas court or the district court, whichever is proper in view of the nature of the offense charged, and set bond for appearance.

SECTION 8. In the handling of any adoption proceedings pursuant to petition filed in the children's court, same shall be governed and controlled by all the provisions of the law for adoptions in the county court; and wherever the words "county court" or "judge of the county court," or the equivalent words, appear in the adoption laws of the state, such words shall be synonymous with and apply to the children's court of the

children's court judge in counties where there is established and activated a children's court under this Act; and the jurisdiction of such children's court to hear and determine adoption proceedings shall be original and concurrent with the jurisdiction of the county court.

SECTION 9. Any person who commits any act or omits the performance of any duty, which act or omission causes or tends to cause or encourage any child to come within the purview of subdivision 1 of Section 3 of this Act, shall be guilty of a misdemeanor, may be tried for such offense in the children's court, and upon conviction may be punished by a fine not exceeding Five Hundred Dollars (\$500.00), or by imprisonment in the county jail not exceeding one (1) year, or both such fine and imprisonment.

SECTION 10. All children's court proceedings shall be private unless specifically ordered by the children's court judge to be conducted in public.

Nothing in this Act shall be construed to prevent State, County, City or Town peace officers from fingerprinting any child of the age of sixteen (16) years or more where there is reasonable or probable cause to believe a felony has been committed.

SECTION 11. The judges of any children's court created and established by this Act shall be nominated and elected in the same manner as district judges are nominated and elected; and shall serve a term of four (4) years concurrent with the terms of the district judge or judges of the county wherein such court is created and established. Such judge shall be a qualified and licensed attorney at law with at least five (5) years experience, and shall be a qualified elector of the county at the time of his election or appointment. The salary of the children's court judge shall be the same as that paid the county judge, and shall be payable by the Board of County Commissioners

from county funds appropriated for such purpose.

SECTION 12. The first children's court judge of a children's court created and established by this Act shall be appointed by the Governor. The Governor, shall consider persons who are of good moral character and who are free from racial or religious prejudices. The appointee shall be well versed, through experience, in the rules of court procedures. The appointee should possess true understanding of any sympathy with the problems of families and children and be temperamentally suited to deal with them. The judge so appointed shall serve for a term of office concurrent with the existing term of office for district judges of the county at the time of his appointment.

SECTION 13. In the event of the death of a children's court judge or in the event of a vacancy for some other reason, the Board of County Commissioners of the county shall appoint a successor judge to serve the unexpired portion of the term of office then existing. In the absence of the children's court judge from the county or his inability to serve for any other reason, the county judge of the county shall act as judge pro tem of the children's court of the county. During any vacancy the judge pro tem of the children's court shall be the county judge until a regular children's court judge is appointed and qualified.

Any children's court judge, either appointed or elected, may succeed himself by election, as hereinbefore provided.

SECTION 14. The judge may appoint a suitable person or persons to act as referee or referees, to hold office during the pleasure of the judge. Such referees shall be specially qualified for their duties and shall be selected from eligible lists secured through competitive examinations. The judge may direct that any case, or all cases of a class or within a district to be designated by

him, shall be heard in the first instance by a referee in the manner provided for the hearing of cases by the court. Upon the conclusion of the hearing in each case the referee shall transmit to the court all papers relating to the case, together with his findings and recommendations in writing.

Notice of the referee's findings and recommendations shall be given to the parent, guardian or custodian of any child or to any other person concerned whose case has been heard by a referee. A hearing by the court shall be allowed upon the filing with the court by such person of a request for such hearing, provided that the request is filed within three (3) days after the giving of such notice. In case no hearing by the court is requested, the findings and recommendations of the referee, when confirmed by an order of the court, shall become the decree of the court. Provided, that the appointment of a referee and a hearing by him shall not be required prerequisite to a hearing or proceedings before the children's court judge, if said judge chooses to hear a case or conduct proceedings in the absence of a hearing or proceeding before a referee.

SECTION 15. In every county in this State having a population of not less than three hundred thousand (300,000) persons as shown by the last Federal Census, or any future regular Federal Census, there is hereby created a chief administrative officer of the children's court, hereinafter referred to as the Director, which said Director in the discharge of his duties shall be under the direction and supervision of the Judge of the children's court of such county, and in such county, the Judge of the children's court shall have the right and power to appoint seven (7) assistant directors, one clerk and two assistant clerks and a bailiff, and when necessity arises to appoint such additional assistant directors and clerical assistants as

are required to properly conduct the juvenile work in said county; provided that the appointment of such additional directors or clerical assistants other than herein enumerated shall be with the consent of the Board of County Commissioners. The director and other employees shall be appointed from lists of eligible persons established by the citizens' advisory committee, referred to hereinafter at the request of the judge.

SECTION 16. The director under the general supervision of the judge shall organize, direct and develop the administrative work of the court, including the social, financial and clerical work, and he shall perform such other duties as the judge shall direct. The technical and professional employees shall have charge of cases assigned to them for investigation or treatment, and shall perform such other duties as may be assigned to them by the director.

All information obtained in discharge of official duty by any officer or other employee of the court shall be privileged and shall not be disclosed to anyone other than the judge and others entitled under this Act to receive such information, unless and until otherwise ordered by the judge.

SECTION 17. It shall be the duty of the director or assistant directors under the direction of the Judge of the children's court of the county to investigate and report on all cases of dependent and neglected or delinquent children residing or being in the county, and such director and assistant directors shall have the power to file information or complaint and to institute and commence the necessary legal proceedings for the purpose of carrying into effect the laws of this State relating to dependent and neglected and delinquent children, and such director and assistant directors shall investigate and report to the Judge of the children's court for appropriate legal action the existence and maintenance of any place

or public resort or institution in the county which is or may be detrimental to morals and welfare of any delinquent or dependent and neglected child or children. It shall be the duty of such clerical assistant or assistants to perform the clerical and secretarial work necessary to the operation of the children's court and they shall at all times carry out and faithfully perform any and all other duties required of them by the Judge of the children's court of such county.

Said director or his assistants may arrest a probationer, parolee or any person who is a temporary or permanent ward of the children's court, without a warrant or may deputize any other officer or persons with power of arrest by giving that person a written statement setting forth that a probationer, parolee or ward of the court has in the judgment of the director or assistant directors violated the conditions of probation.

Said director or assistant directors may arrest without a warrant any person or persons who in any way or manner try to prevent, resist or hinder the execution or serving of any order of the children's court.

All penal eleemosynary or other institutions under the jurisdiction of the State of Oklahoma and any law enforcement agency or officer of the State of Oklahoma or of any city or county within the State shall furnish said director and assistant directors with any and all information requested by them pertaining to any person placed under his jurisdiction by the Judge of the children's court.

SECTION 18. The office of the director of the children's court, created by this Act, shall be filled by the appointment of a male or female person over the age of thirty (30) years, of good character qualified in welfare work, and familiar with the problems of juvenile delinquency and dependency, and the

appointment of such director, and assistant directors and clerical assistant or assistants and all other employees shall be made by the Judge of the children's court of the county by an order entered in the minutes of said court, and all directors, assistant directors and clerical assistants and all other employees shall hold their term of office coextensive with that of the Judge of the children's court appointing them, and such director and assistant directors and clerical assistants and other employees may be removed by the Judge of the children's court at any time and another appointed by the Judge of the children's court to fill any vacancy.

SECTION 19. The salary of the director is hereby fixed at a sum of not less than Five Hundred Dollars (\$500.00) per month nor more than Seven Hundred Fifty Dollars (\$750.00) per month. Such salary shall be fixed by order of the Judge of the children's court, and a certified copy of such order shall be filed in the office of the county clerk of the county. The salary of the clerk and any assistant director authorized to be appointed by this Act, shall not be less than Three Hundred Dollars (\$300.00) per month nor more than Four Hundred Fifty Dollars (\$450.00) per month, and the salaries of such assistant directors shall be fixed by order of the Judge of the children's court entered of record in said county, and a certified copy of such order shall likewise be filed with the county clerk of the county. The salary or salaries of any clerical assistant or assistants or other employees authorized to be appointed by this Act shall be not less than Two Hundred Dollars (\$200.00) per month nor more than Three Hundred Fifty Dollars (\$350.00) per month, and the salary of any such clerical assistant or other employees shall be fixed by order of the Judge of the children's court entered of record in said court, and a certified copy of such order shall

likewise be filed with the county clerk of the county.

SECTION 20. It is hereby made the duty of the Board of County Commissioners of each county where a children's court is created and where the director and assistant directors are established to set up in the annual budget estimate the necessary items for the payment of the salary and expenses of the Judge, Director, Assistant Directors and for the payment of salary or salaries of clerical assistants and all other employees in the discharge of their duties, and it is likewise hereby made the duty of the Excise Board of any such county where a director and assistant directors or clerical assistants is or are established to make the necessary appropriation and levy for the payment of salaries of the Judge, Director, Assistant Directors and clerical assistants and all other employees together with the expenses of administering said office.

SECTION 21. All expenses created by the Director and Assistant Directors in carrying out the orders of the Judge of the children's court shall be reported to the Judge of the children's court under oath and such expenses shall not be paid by the Board of County Commissioners until the Judge of the children's court of such county shall by order entered on record by such court, approve such accounts and such Judge may hear testimony as to the correctness thereof. A certified copy of the order of approval shall be filed in the office of the County Clerk and shall be authority to the Board of County Commissioners to disburse the necessary funds in payment thereof.

SECTION 22. The director and assistant directors of the children's court shall have and hereby are vested with authority to serve all process issued by the children's court in juvenile dependent and delinquency cases and hereby are vested with authority to make arrests

in accordance with the laws of the state and orders of the children's court and shall also have authority to transport all juvenile dependents or delinquents to the place or places where the order of the children's court requires such dependent or delinquent juveniles to be confined or placed and such director and assistant directors shall be paid the actual expenses incurred in carrying out the orders and judgment of the children's court in addition to a mileage fee of seven cents (7c) per mile for miles actually traveled in executing the duties of said director or assistant directors by order of the Judge of the children's court. The Judge of the children's court may set a limit as to the amount of expenses that may be incurred by the director and assistant directors, said limit to be in his judgment adequate to care for the expenses necessary to carrying out the orders of the children's court in an efficient and expedient manner. The director and assistant directors and other personnel of the children's court shall keep and maintain their offices at the place where the office of the Judge of the children's court is kept, unless said Judge of the children's court shall direct otherwise. Said director's and assistant director's offices shall contain adequate equipment, desk space and consultation rooms necessary to approved office procedure.

SECTION 23. The clerk of the children's court shall collect the fees for the items and in the amounts as provided for the collection of fees by the clerk of the district court insofar as the schedule of fees now or hereafter provided by the clerk of the district court applies; and in addition thereto shall collect from petitioners for hearings on writ of habeas corpus and application for injunction Three Dollars (\$3.00).

The clerk of the children's court shall deposit daily with the county treasurer, and report monthly, concerning all fees,

and forfeitures in the form and manner as now provided for the clerk of the district court; and all said fees, fines and forfeitures shall be by said county treasurer apportioned to the general fund of the county.

SECTION 24. Whenever any person informs the court that a child is within the purview of this Act, the court shall make a preliminary inquiry to determine whether the interests of the public or of the child require that further action be taken. Thereupon the court may make such informal adjustment as is practicable without a petition, or may authorize a petition to be filed by any person. The proceeding shall be entitled "In the matter of _____, a child under eighteen (18) years of age."

The petition shall be verified and may be upon information and belief. It shall set forth plainly (1) the facts which bring the child within the purview of this Act; (2) the name, age and residence of the child; (3) the names and residences of his parents; (4) the name and residence of his legal guardian if there be one; (5) of the person or persons having custody or control of the child; (6) of the nearest known relative if no parent or guardian can be found. If any of the facts herein required are not known by the petitioner, the petition shall so state.

SECTION 25. After a petition shall have been filed and after such further investigation as the court may direct, unless the parties hereinafter named shall voluntarily appear, the court shall issue a summons reciting briefly the substance of the petition and requiring the person or persons who have the custody or control of the child to appear personally and bring the child before the court at a time and place stated. If the person so summoned shall be other than a parent or guardian of the child, then the parent or guardian or both shall also be notified of the pendency of the case and of the time and

place appointed, by personal service before the hearing, except as hereinafter provided. Summons may be issued requiring the appearance of any other person whose presence, in the opinion of the judge is necessary.

If it appears that the child is in such condition or surroundings that his welfare requires that his custody be immediately assumed by the court, the judge may order, by endorsement upon the summons, that the officer serving the same shall at once take the child into custody.

SECTION 26. Service of summons shall be made personally by the delivery of an attested copy thereof to the person summoned; provided, that if the judge is satisfied that it is impracticable to serve personally such summons or the notice provided for in the preceding section, he may order service by registered mail addressed to the last known address, or by publication thereof, or both, as he may direct. It shall be sufficient to confer jurisdiction if service is effected at least forty-eight (48) hours before the time fixed for the hearing.

Service of summons, process or notice required by this Act may be made by any suitable person under the direction of the court. The judge may authorize the payment of necessary travel expenses incurred by any person summoned or otherwise required to appear at the hearing of any case coming within the purview of this Act, and such expense when approved by the judge shall be a charge upon the county.

SECTION 27. If any person summoned as herein provided, shall, without reasonable cause, fail to appear, he may be proceeded against for contempt of court. In case the summons cannot be served, or the parties served fail to obey the same, or in any case when it shall be made to appear to the judge that the service will be ineffectual or the welfare of the child requires that he shall be brought forthwith into the

custody of the court, a warrant may be issued against the parent or guardian or against the child himself.

SECTION 28. Whenever a child is taken into custody, unless it is impracticable or inadvisable or has been otherwise ordered by the court, he shall be released to the custody of a parent, guardian or custodian, upon the written promise of such parent, guardian or custodian to bring the child to the court at the time fixed. If not so released such child shall be taken immediately to the court or to the place of detention designated by the court. Pending further disposition of the case, a child whose custody has been assumed by the court may be released to the custody of a parent or other person appointed by the court, or be detained in such place as shall be designated by the court, subject to further order.

Nothing in this Act shall be construed as forbidding any peace officer or employee of the court from immediately taking into custody any child who is found violating any law or ordinance, or whose surroundings are such as to endanger his welfare. In every case the officer taking the child into custody shall immediately report the fact to the court and the case shall then be proceeded with as provided in this Act.

No child shall be confined in any police station, prison, jail or lockup, or be transported or detained in association with criminal, vicious or dissolute persons; except that a child may, with the consent of the judge or director, be placed in a jail or other place of detention for adults, but in a room or ward entirely separate from adults.

SECTION 29. Provisions may be made for the temporary detention of children in a detention home, to be conducted as an agency of the court or other appropriate public agency; or the court may arrange for the care and custody of such children temporarily in

private homes subject to the supervision of the court, or may arrange with any institution or agency to receive for temporary care and custody children within the jurisdiction of the court.

When a detention home is established as an agency of the court, the judge may appoint necessary technicians and other employees for such home in the same manner as is provided here in for the appointment of other employees of the court, their salaries to be fixed and paid in the same manner as the salaries of other employees.

SECTION 30. All cases of children shall be heard separately from the trial of cases against adults, and without a jury. The hearing shall be conducted in an informal manner, and may be adjourned from time to time. Stenographic notes or other transcript of the hearings shall be required only if the court so orders.

SECTION 31. If the court shall find that the child is within the purview of this Act, it shall so decree and may by order duly entered proceed as follows:

1. Place the child on probation or under supervision of his own home or in the custody of a suitable person elsewhere, upon such conditions as the court shall determine.

2. Commit the child to the custody of a public or private institution or agency authorized to care for children or to place them in family homes. In committing a child to a private institution or agency the court shall whenever practicable select one that is approved by the State Board of Public Welfare (or other state department supervising or licensing private institutions and agencies) or if such institution or agency is in another state, by the analogous department of that state.

3. Order such other care and treatment as the court may deem to be for the best interest of the child, except as herein otherwise provided. The court may dismiss the petition or otherwise

terminate its jurisdiction at any time for good cause shown.

No adjudication by the court upon the status of any child shall operate to impose any of the civil disabilities ordinarily resulting from conviction, nor shall any child be deemed a criminal by reason of such adjudication, nor shall such adjudication be deemed a conviction, nor shall any child be charged with crime or convicted in any court, except as provided in Section 6 of this Act. The disposition of a child or any evidence given in the court shall not operate to disqualify the child in any future civil service application or appointment.

Whenever the court shall commit a child to any institution or agency it shall transmit with the order of commitment a summary of its information concerning the child, and such institution or agency shall give to the court such information concerning such child as the court may at any time require.

SECTION 32. Any decree or order of the court may be modified at any time; except in the case of a child who has been committed to a public institution or agency, unless committed on temporary order, in which latter case the judge shall set out in such temporary order his reasons therefor.

A parent, guardian or next friend of a child who has been committed by the court to a private institution or agency, or placed in the care or guardianship of any person, may at any time file with the court a verified petition, stating that such institution, agency or person has denied application for the release of the child or has failed to act upon such application within a reasonable time. If the court is of the opinion that an investigation should be had, it may, upon due notice to all concerned, proceed to hear and determine the question at issue. It may thereupon order that such child be restored to the custody of its parent or guardian or be retained in the custody of the institu-

tion, agency, or person, or may make a further order. The court may include in its order committing a child to any individual or agency, the right to plan for and consent to the adoption of such a child.

SECTION 33. In placing a child under the custody of an individual or of a private agency or institution, and in granting adoption, the court shall, if at all possible, select a person or an agency or institution governed by persons of the same religious faith as that of the parents of such child, or in case of a difference in religious faith of the parents, then of the religious faith of the child, or if the religious faith of the child is not ascertainable, then of the faith of either of the parents. However, it shall be left to the discretion of the Judge to place children where their total needs will be best served.

SECTION 34. Whenever a child is committed by the court to custody other than that of its parents, and no provision is otherwise made by law for the support of such child, compensation for the care of such child, when approved by order of the court, shall be a charge upon the county (or appropriate subdivision thereof) where such child has a legal settlement. The court may, after giving the parent a reasonable opportunity to be heard, order and decree that such parent shall pay in such manner as the court may direct such sum, within his ability to pay, as will cover in whole or in part the support of such child, and if such parent shall willfully fail or refuse to pay such sum, the court may proceed against him as for contempt.

SECTION 35. All provisions of this Act relative to procedure in cases of children, when not inconsistent with provisions of law relating to the conduct of adult cases, shall so far as practicable also apply to cases against adults brought under Sections 7 and 8 of this Act. Proceedings may be in-

stituted by an interested party or upon the court's own motion, and a reasonable opportunity to appear shall be afforded the defendant. The court shall make preliminary investigation and may make such adjustment as is practicable or may authorize a petition or complaint to be filed. The court may issue a summons, a warrant of arrest or other process in order to compel the attendance of any necessary person. Upon the trial of such cases the court shall have power to impose such sentence as the law provides; it may suspend sentence or the execution thereof and place the defendant on probation or parole, and may by order impose upon him such duty as shall be deemed by the court to be for the best interests of the child or other persons concerned. The court may require the defendant to give security by bond, with surety or sureties approved by the court, for compliance with such order.

On request of the court the county attorney shall prepare and prosecute any case within the purview of this section.

SECTION 36. (a) The court may cause any person adjudged to be within its jurisdiction to be examined by a physician, psychiatrist or psychologist.

(b) Whenever a child concerning whom a petition has been filed appears to be in need of nursing, medical or surgical care, the court may order the parent or other person responsible for the care and support of such child to provide such care in a hospital or otherwise. If such parent or other person fails to provide such care the court may, after due notice, enter an order therefor, and the expense thereof, when approved by the court, shall be a charge upon the county; but the court may adjudge that the person having the duty under the law to support such child pay part or all of the expenses of such care in the manner provided in Section 34 of this Act. In an emergency the court may, when health or

condition of the child may require it, cause the child to be placed in a public hospital or institution for treatment or special care, or in a private hospital or institution which will receive it for like purpose.

(c) In any hearing concerning the status of a child the court shall have authority to adjudge natural parents, who may be present at such hearing or who have been served with notice of such hearing, liable and accountable for the care and maintenance of any child or children, and to order the payment of funds for the care, maintenance of such child or children, and is given all powers incident to such orders necessary for their enforcement, including the power and authority to require bond or other security for the payment of such order; to resort to execution and the power of punishment for contempt for noncompliance with such order.

If a jury is requested by a person cited for contempt, such jury shall consist of six (6) persons competent to act as jurors in the county court and shall be summoned as jurors are summoned in the county court; or, if a regular panel be not available, the jury may be summoned by the judge of the children's court as talesman or jurors are summoned in the justice of the peace court.

The court shall have the right to increase, decrease, or otherwise modify its orders for care and maintenance, as the conditions or needs of the child or children may require, and the ability of the person or persons held to pay may afford. The court or judge thereof may order support payments to be made direct to the person, organization or institution having the care and custody of such child or children.

All such funds ordered and paid in to the clerk shall be accounted for as provided in Section 23 of this Act; provided, that when payments are made in advance on any child, and custody

of the court is terminated before the end of the period, then the clerk may refund by proper voucher the unused or unaccrued portion of such payment; or the refund may be authorized and paid on claim properly verified and approved by the judge.

SECTION 37. Suitable quarters shall be provided by the board of county commissioners for the hearing of cases and for the use of the judge and other employees of the court.

SECTION 38. In proceedings under this Act, no court or witness fees shall be allowed against any party to a petition and no salaried officer of the State or of any municipality therein shall be entitled to receive any fee for the service or for attendance in court in any such proceedings, but all other persons acting under orders of the court or proper process may be allowed and paid for services or service of process and attendance or serving as witnesses the fees provided by law for like services in cases before the district court, the same to be paid from the appropriation provided when certified to by the judge.

SECTION 39. All expenses incurred in complying with the provisions of this Act shall be a county charge. The salaries and other compensation of all employees of the court shall be fixed by the judge, within the limit of the total appropriations therefor.

SECTION 40. The court shall make and keep records of all cases brought before it. Such records shall be open to public inspection only by order of the court to persons having a legitimate interest therein. Except that all records of proceedings in adoption cases and all papers and books relating thereto, shall remain confidential as now provided by law. The court shall devise and cause to be printed such forms for social and legal records and such other papers as may be required.

SECTION 41. Any interested party aggrieved by any order or decree of

the children's court may appeal to the district court in the same manner as appeals are now taken from the county court to the district court in probate cases, where said matter shall be heard de novo and, in turn, may be appealed from said district court to the Supreme Court to the State of Oklahoma in the same manner as appeals are now taken from the district court of this state to the Supreme Court of this State.

When an appeal is taken it shall be heard in the district court, or the Supreme Court, as the case may be, as soon thereafter as convenient to the court and counsel, and shall have precedence in said courts or court over all other appeals lodged in said courts or court.

The pendency of an appeal thus taken shall not suspend the order of the children's court regarding a child, nor shall it discharge the child from the custody of that court or of the person, institution or agency to whose care such child shall have been committed, unless said appellate court, in either of said instances, shall so order. If such appellate court does not dismiss the proceedings and discharge the child, it shall affirm or modify the order of the children's court and remand the child to the jurisdiction of that court for supervision and care and thereafter the child shall be and remain under the jurisdiction of the children's court in the same manner as if such court had made said order without an appeal having been taken.

SECTION 42. It is hereby made the duty of every public official or department to render all assistance and cooperation within his or its jurisdictional power which may further the objects of this Act. The court is authorized to seek the cooperation of all societies or organizations having for their object the protection or aid of children.

SECTION 43. This Act shall be liberally construed to the end that each child coming within the jurisdiction of

the court shall receive such care, guidance and control, preferably in his own home, as will conduce to the child's welfare and the best interests of the State, and that when such child is removed from the control of his parents the court shall secure for his care as nearly as possible equivalent to that which should have been given him by them.

SECTION 44. For the purpose of aiding in the more effective administration of this Act, and for the purpose of counsel and advice, there is hereby created a citizens' advisory board in any county where a children's court is established hereunder. Said committee shall consist of seven (7) members appointed by the judge of said court, who shall serve without pay, one of whom shall serve for a period of one (1) year, another for two (2) years, another for three (3) years, another for four (4) years, another for five (5) years, another for six (6) years and another for seven (7) years from the date of their appointment; provided, however, their successors shall be appointed for a period of seven (7) years, the appointees to serve until their successors are appointed; the initial appointments to be made at the time of the appointment of a judge for said court and such succeeding appointments to be made annually on the anniversary date thereafter.

The membership of said board shall contain an official or employee of the public schools of the county, a professional social worker employed by any recognized social agency in the county, a member of the board of county commissioners of the county wherein said court sits, and four (4) other members selected at will by the judge of said court, and of said seven (7) members, three (3) shall be women, and all members shall, at the date of their appointment, have been residents of said county for at least one (1) year preceding the date of said selection.

SECTION 45. In each county in which a children's court is created by this Act, the existing county juvenile officers, assistant juvenile officers and all clerks, stenographers, secretaries and other employees under the supervision of the county court in its capacity as the county juvenile court, shall, on the effective date of this Act, become subject to the supervision and control of the children's court judge, and shall perform duties pursuant to this Act. Such personnel shall continue their duties until such time as the children's court judge shall otherwise direct in such a manner as will be conducive to an orderly transfer of functions to the organization of the children's court as prescribed in this Act. Any balances in available appropriations to the county court for the purpose of maintaining and operating the previously existing juvenile administrative personnel and organization under such county court shall continue to be appropriated and shall be used for the operation of the organization of the children's court in the performance of duties set forth herein. When the children's court judge has appointed the necessary personnel to complete the administrative organization of the court, the previously existing organization of the county court with reference to juvenile matters shall cease to function, and thereafter no such administrative personnel shall be appointed by the said county court.

SECTION 46. There is hereby created the position of stenographer or court reporter for said children's court, who shall be appointed by the judge of said court and shall possess qualifications and receive the salary provided by existing laws for court reporters.

SECTION 47. This Act may be cited as "The Children's Court Act."

SECTION 48. If any section, subdivision or clause of this Act shall be held to be unconstitutional or invalid, such

decision shall not affect the validity of the remaining portions of the Act.

SECTION 49. All Acts or parts of Acts in conflict herewith are hereby repealed and superseded insofar as applied to any county wherein a children's court is created and established by this Act.

AMENDMENT NO. 2. Page 18, Line 3, renumbering Section 43 as Section 50.

SB 94, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—37.

Nay: Coppock.—1.

Not Voting: Boecher, Carrier, Cartwright, Collins (Creek), Cowden, Wilson (Greer).—6.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—37.

Nay: Coppock.—1.

Not Voting: Boecher, Carrier, Cartwright, Collins (Creek), Cowden, Wilson (Greer).—6.

The Emergency was declared passed. House Amendments were properly

signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 136**, as amended.

HAs to SB 136 read as follows:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 136 by striking the TITLE and all of SECTION 1 and substitute the following:

AN ACT RELATING TO REGULAR, SPECIAL OR RUNOFF PRIMARY ELECTIONS; AMENDING SECTION 4, CHAPTER 13, TITLE 26, OKLAHOMA SESSION LAWS, 1955, (SECTION 416, TITLE 26, CHAPTER 13, O. S. 1955 SUPPLEMENT), PROVIDING FOR FILING REPORTS BY CANDIDATES OF EXPENDITURES; FIXING TIME FOR FILING SUCH REPORTS; MAKING SAME OPEN TO PUBLIC INSPECTION; AND REPEALING SECTION 3, CHAPTER 13, TITLE 26, PAGE 210, 1955 SESSION LAWS OF OKLAHOMA; AND DECLARING AN EMERGENCY.

SECTION 1. Section 4 of Chapter 13, Title 26, Oklahoma Session Laws of 1955, (Section 416, Title 26, Chapter 13, O. S. 1955 Supplement) is hereby amended to read as follows:

Section 4. *All candidates at any regular, special or runoff primary election, shall file with the Secretary of the State Election Board, (if a candidate for State or Federal office or with the Secretary of the County Election Board, if a candidate for County office), within fifteen (15) days after any regular or special primary election, or runoff primary election, a sworn, itemized report showing in detail the following:*

(a) *An itemized statement showing all expenditures and the purpose for which made and to whom made by him or his campaign manager or authorized workers, including money personally spent by the candidate, and, such statement shall include all expenditures made*

for the purpose of aiding or advancing in any way the campaign of such candidate or which would have or be likely to have that result, and,

(b) *Such report and statement shall be upon forms prescribed by the State Election Board and shall be acknowledged under oath and subscribed and sworn to by the candidate and shall be public information and open to examination by any citizen at the office of the Secretary of the State Election Board, as to candidates for State or Federal office, or the secretary of the County Election Board, as to candidates for County office, where such reports shall be filed and kept.*

SECTION 2. Section 3 of Chapter 13, Title 26, Page 210, 1955 Session Laws of Oklahoma is hereby repealed.

AMENDMENT NO. 2. Renumber SECTION 2 as SECTION 3.

Senator Sandlin moved that the Senate reject **HAs to SB 136** and request Conference.

By unanimous consent, upon request of Senator Fine, further consideration of **SB 136** was temporarily deferred.

GENERAL ORDER

HB 846, by Sparger, et al, was read and considered.

Senators McSpadden, Harris, Stipe, Hamilton and Field asked to be made co-authors of **HB 846**, which was the order.

Upon motion of Senator McSpadden, **HB 846**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules of the Senate were suspended, and **HB 846**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 846 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Miskovsky, Payne, Perryman, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—31.

Nay: Mahan, Price, Ritzhaupt.—3.

Not Voting: Baldwin, Carrier, Cartwright, Cowden, Dendy, Fine, McColgin, Rinehart, Tipps, Wilson (Greer).—10.

The Bill was declared passed.

HB 846 was ordered referred for engrossment.

GENERAL ORDER

SJR 20, by Ritzhaupt, was read and considered.

Senator Miskovsky moved to amend **SJR 20**, line 4, page 5, by striking the word, "three," and inserting the word, "seven," and on line 8, by striking the word, "one," and inserting the word, "five," which amendment was declared failed of adoption.

Upon motion of Senator Ritzhaupt, **SJR 20** was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended, and **SJR 20** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 20 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 20—By Ritzhaupt.

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO ARTICLE V OF THE OKLAHOMA CONSTITUTION, REPEALING SECTIONS 9(a), 9(b), 11 AND 16 OF SAID ARTICLE V; AMENDING SECTIONS 9, 10, 12,

13, 14 AND 15 OF SAID ARTICLE V; PROVIDING FOR THE MEMBERSHIP OF THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE STATE OF OKLAHOMA AND FIXING TERMS; AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people for their approval or rejection, as and in the manner provided by law, an amendment to Article V of the Constitution of Oklahoma, by repealing Sections 9(a), 9(b), 11 and 16 thereof, and by amending Sections 9, 10, 12, 13, 14 and 15 thereof, as follows:

Section 9. The Senate shall consist of forty-four (44) members, who shall be elected for terms of six (6) years after the general state election in 1958, their terms to begin on the fifteenth (15th) day succeeding the general State election at which they are elected; provided that senators elected for terms expiring in 1960 and those elected for terms expiring in 1962 shall serve the terms for which they were elected, and their successors shall be elected for terms of six (6) years in 1960 and 1962, respectively. The State shall be divided into thirty-five (35) senatorial districts, each of which shall be numbered, composed of the counties named, and nominate and elect senators, as follows:

District No. 1 shall be composed of Beaver, Cimarron, Harper and Texas counties and shall have one senator to be nominated and elected from the district at-large.

District No. 2 shall be composed of Beckham, Dewey, Ellis and Roger Mills Counties and shall have two senators, one to be nominated from Beckham county and elected from the district

at-large, and the other to be nominated from Dewey, Ellis and Roger Mills counties and elected from the district at-large.

District No. 3 shall be composed of Woods and Woodward counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 4 shall be composed of Greer and Harmon counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 5 shall be composed of Jackson and Tillman counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 6 shall be composed of Custer, Kiowa and Washita counties and shall have two senators, one to be nominated from Custer county and elected from the district at-large, and the other to be nominated from Kiowa and Washita counties and elected from the district at-large.

District No. 7 shall be composed of Alfalfa and Major counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 8 shall be composed of Garfield county and shall have one senator, to be nominated and elected from the district at-large.

District No. 9 shall be composed of Kay and Grant counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 10 shall be composed of Noble and Pawnee counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 11 shall be composed of Creek and Payne counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 12 shall be composed of Logan, Canadian and Oklahoma counties and shall have three senators, one to be nominated from Logan county and elected from the district at-large,

one to be nominated from Canadian county and elected from the district at-large, and one to be nominated from Oklahoma county and elected from the district at-large.

District No. 13 shall be composed of Lincoln and Pottawatomie counties and shall have two senators, one to be nominated from Lincoln county and elected from the district at-large, and the other to be nominated from Pottawatomie county and elected from the district at-large.

District No. 14 shall be composed of Caddo and Grady counties and shall have two senators, one to be nominated from Caddo county and elected from the district at-large, and the other to be nominated from Grady county and elected from the district at-large.

District No. 15 shall be composed of Blaine and Kingfisher counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 16 shall be composed of Comanche, Cotton, Jefferson and Stephens counties and shall have two senators, one to be nominated from Comanche and Cotton counties and elected from the district at-large, and the other to be nominated from Jefferson and Stephens counties and elected from the district at-large.

District No. 17 shall be composed of Carter county and shall have one senator, to be nominated and elected from the district at-large.

District No. 18 shall be composed of Garvin, Cleveland and McClain counties and shall have two senators, one to be nominated from Garvin county and elected from the district at-large, and the other to be nominated from Cleveland and McClain counties and elected from the district at-large.

District No. 19 shall be composed of Bryan and Choctaw counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 20 shall be composed of Latimer and LeFlore counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 21 shall be composed of Hughes and Okfuskee counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 22 shall be composed of Pontotoc and Seminole counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 23 shall be composed of McCurtain and Pushmataha counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 24 shall be composed of Pittsburg county and shall have one senator, to be nominated and elected from the district at-large.

District No. 25 shall be composed of Love and Marshall counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 26 shall be composed of Haskell, McIntosh and Muskogee counties and shall have two senators, one to be nominated from Haskell and McIntosh counties and elected from the district at-large, and the other to be nominated from Muskogee county and elected from the district at-large.

District No. 27 shall be composed of Adair, Cherokee and Sequoyah counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 28 shall be composed of Craig and Mayes counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 29 shall be composed of Delaware and Ottawa counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 30 shall be composed of Tulsa county and shall have one senator,

to be nominated and elected from the district at-large.

District No. 31 shall be composed of Okmulgee and Wagoner counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 32 shall be composed of Nowata and Rogers counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 33 shall be composed of Osage and Washington counties and shall have one senator to be nominated and elected from the district at-large.

District No. 34 shall be composed of Atoka and Coal counties and shall have one senator, to be nominated and elected from the district at-large.

District No. 35 shall be composed of Murray and Johnston counties and shall have one senator, to be nominated and elected from the district at-large.

Section 10. The House of Representatives shall consist of one hundred and twenty-one (121) members, who shall be elected for terms of four (4) years after the general state election in 1958, their terms to begin on the fifteenth (15th) day succeeding the general state election at which they are elected; provided that those elected for terms expiring in 1960 shall serve the terms for which they were elected, and their successors shall be elected for terms of four (4) years in 1960.

Section 12. The following counties shall each elect one member of the House of Representatives.

Adair, Alfalfa, Atoka, Beaver, Beckham, Blaine, Canadian, Cherokee, Choctaw, Cimarron, Coal, Cotton, Craig, Custer, Delaware, Dewey, Ellis, Grant, Greer, Harmon, Harper, Haskell, Jefferson, Johnston, Kingfisher, Kiowa, Latimer, Lincoln, Logan, Love, McClain, McIntosh, Major, Marshall, Mayes, Murray, Noble, Nowata, Okfuskee, Pawnee, Pushmataha, Roger Mills, Rogers, Sequoyah,

Texas, Tillman, Wagoner, Washita, Woods and Woodward.

Section 13. The following counties shall each elect two members of the House of Representatives:

Bryan, Caddo, Carter, Cleveland, Garfield, Garvin, Grady, Hughes, Jackson, Kay, LeFlore, McCurtain, Osage, Ottawa, Payne, Pontotoc, Stephens and Washington.

Section 14. The following counties shall each elect three members of the House of Representatives:

Comanche, Creek, Muskogee, Okmulgee, Pittsburg, Pottawatomie and Seminole.

Section 15. Oklahoma county and Tulsa county shall each nominate and elect seven (7) members of the House of Representatives by districts or at-large, as now or hereafter provided by law.

SECTION 2. The ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

Legislative Referendum No.

State Question No.

The gist of the Proposition is as follows: Shall a Constitutional Amendment, Repealing Sections 9(a), 9(b), 11 and 16 of Article V, Oklahoma Constitution, amending Sections 9, 10, 12, 13, 14, and 15 of said Article V; fixing senatorial districts and the number of members of the Senate and the House of Representatives and increasing their terms to six (6) years and four (4) years, respectively, after the general state election in 1958, providing those elected for terms expiring in 1960 and/or 1962 shall complete their terms; and providing for nominations in certain senatorial districts, be approved by the people? Shall the Proposed Amendment be Approved?

- YES
- NO

SECTION 3. The President of the Senate shall, immediately after the adoption of this Resolution, prepare and file one (1) copy of the Resolution, including the ballot title, with the Secretary of State and one (1) copy with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on the date of the next statewide primary election, at which the proposed amendment to the Constitution of the State of Oklahoma set forth in Section 1 of this Resolution shall be submitted to the people for their approval or rejection, as and in the manner provided by law.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Grantham, Hall, Hamilton, Harris, Herndon, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Trent, Wilson (Beckham).—16.

Nay: Allen, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Jones, Miskovsky, Price, Shoemaker, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—21.

Not Voting: Carrier, Cartwright, Dendy, Frazier, Garvin, Hope, McClendon.—7.

The Resolution was declared failed of passage.

PENDING ACTION ON CCR:

Upon motion of Senator Boecher, the Conference Committee Report on SB 268 was adopted.

SB 268, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock.

Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Nay: Harris, Price.—2.

Not Voting: Frazier, Tipps.—2.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Nay: Harris, Price.—2.

Not Voting: Frazier, Tipps.—2.

The Emergency was declared passed.

SB 268, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

GENERAL ORDER

HB 867, by Ruby and Smith, was read and considered.

Upon motion of Senator Shoemake, HB 867 was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended, and HB 867 was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 867 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—32.

Not Voting: Baldwin, Collins (Pontotoc), Coppock, Cowden, Frazier, Garvin, Herndon, Jones, McClendon, Payne, Stipe, Wilson (Greer).—12.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—32.

Not Voting: Baldwin, Collins (Pontotoc), Coppock, Cowden, Frazier, Garvin, Herndon, Jones, McClendon, Payne, Stipe, Wilson (Greer).—12.

The Emergency was declared passed.

HB 867 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 74, 140, 211, 283, 291, 309, 322, 329, 335, 385, 400, 404 and 408 each correctly enrolled.

Enrolled SBs 74, 140, 211, 283, 291, 309, 322, 329, 335, 385, 400, 404 and 408 after fourth reading were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Hope presiding.

GENERAL ORDER

HB 913, by Musgrave, et al of the

House, and Price of the Senate, was read and considered.

Senator Miskovsky moved to amend **HB 913**, line 9, page 2, by striking the word, "the," and all of lines 9, 10 and 11. which amendment was declared adopted.

Upon motion of Senator Price, **HB 913**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules of the Senate were suspended, and **HB 913**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 913 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Coppock, McColgin, Price, Ritzhaupt, Shoemake, Walker.—8.

Nay: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Dacus, Dendy, Easterly, Field, Frazier, Grant-ham, Hamilton, Harris, Hope, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Sandlin, Tipps, Trent, Young (Cleveland), Young (Haskell).—27.

Not Voting: Collins (Pontotoc), Cowden, Garvin, Hall, Herndon, Jones, Stipe, Wilson (Beckham), Wilson (Greer).—9.

The Bill was declared failed of passage.

GENERAL ORDER

HB 881, by McCarty, et al of the House, and Collins (Creek) McSpadden, Walker and Hall of the Senate, was read and considered.

Upon motion of Senator Collins (Creek), **HB 881** was advanced to engrossment and third reading.

Upon motion of Senator Collins, the rules of the Senate were suspended, and **HB 881** was considered engrossed and

placed upon third reading and final passage.

Senator Cartwright presiding.

THIRD READING

HB 881 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Dacus, Easterly, Field, Frazier, Garvin, Grantham, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Sandlin, Stipe, Tipps, Wilson (Beckham), Young (Cleveland), Young (Haskell).—27.

Nay: Breeden, McClendon, Perryman, Ritzhaupt, Shoemake.—5.

Not Voting: Collins (Pontotoc), Coppock, Cowden, Dendy, Fine, Hall, Hamilton, Herndon, Jones, Trent, Walker, Wilson (Greer).—12.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Dacus, Easterly, Field, Frazier, Garvin, Grantham, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—30.

Nay: McClendon, Perryman, Shoemake.—3.

Not Voting: Collins (Pontotoc), Coppock, Cowden, Dendy, Fine, Hall, Hamilton, Herndon, Jones, Trent, Wilson (Greer).—11.

The Emergency was declared passed.

HB 881 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 905, by Committee on County,

State and Federal Government, was read and considered.

By unanimous consent, upon request of Senator Shoemake, further consideration of **HB 905** was deferred for this legislative day.

SB 145, by Allen, was read and considered.

Upon motion of Senator Allen, **SB 145** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and **SB 145** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 145 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Field, Garvin, Hall, Harris, McColgin, McSpadden, Payne, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—12.

Nay: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Fine, Frazier, Grantham, Hamilton, McClendon, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham).—25.

Not Voting: Baldwin, Collins (Creek), Dendy, Herndon, Hope, Jones, Stipe.—7.

The Bill was declared failed of passage.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 48 and **SBs 243, 264, 278, 290** and **441** each correctly enrolled.

Enrolled **SR 48** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SBs 243, 264, 278, 290** and **441**, after fourth reading, were each properly signed and ordered transmitted

to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 1030, by Langley of the House, and Fine of the Senate was read and considered.

Upon motion of Senator Fine, **HB 1030** was advanced to engrossment and third reading.

Upon motion of Senator Fine, the rules of the Senate were suspended, and **HB 1030** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1030 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Hall, Hamilton, Harris, Herndon, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Not Voting: Baldwin, Cowden, Dendy, Frazier, Garvin, Grantham, Hope, Jones, Price, Stipe, Tipps.—11.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Hall, Hamilton, Harris, Herndon, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Not Voting: Baldwin, Cowden, Dendy,

Frazier, Garvin, Grantham, Hope, Jones, Price, Stipe, Tipps.—11.

The Emergency was declared passed.

HB 1030 was properly signed and ordered returned to the Honorable House.

DECLARATION OF VOTE

Senator Harris asked that the record show had he been sufficiently apprised of the facts and particularly of the introduction of **SJR 46**, he would have voted "Aye" on **SB 268**, which was the order.

GENERAL ORDER

SB 37, by Committee on State and Federal Government, was read and considered.

Upon motion of Senator Garvin, **SB 37** was advanced to engrossment and third reading.

Upon motion of Senator Garvin, the rules of the Senate were suspended, and **SB 37** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 37 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—37.

Not Voting: Collins (Pontotoc), Cowden, Frazier, Harris, Hope, Stipe, Wilson (Greer).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—37.

Not Voting: Collins (Pontotoc), Cowden, Frazier, Harris, Hope, Stipe, Wilson (Greer).—7.

The Emergency was declared passed.

SB 37 was referred for engrossment.

GENERAL ORDER

HB 708, by King, et al of the House, and Boecher of the Senate, was read and considered.

Upon motion of Senator McColgin, **HB 708** was advanced to engrossment and third reading.

Upon motion of Senator McColgin, the rules of the Senate were suspended, and **HB 708** was considered engrossed and placed upon third reading and final passage.

Senators Young (Haskell), Dacus, Sandlin, Easterly, Field, Baldwin, McSpadden, Hamilton, Trent, Grantham, Allen and McColgin asked unanimous consent, which was granted, to be made co-authors of **HB 708**.

THIRD READING

HB 708 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps,

Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—36.

Not Voting: Coppock, Cowden, Frazier, Hall, Harris, Hope, Stipe, Wilson (Greer).—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—36.

Not Voting: Coppock, Cowden, Frazier, Hall, Harris, Hope, Stipe, Wilson (Greer).—8.

The Emergency was declared passed.

HB 708, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 267, by Payne, was read and considered.

Senator Payne moved to amend **SB 267**, line 17, page 2, by adding a new section as follows: "Section 3. Any person, firm or corporation engaged in the business of transmitting telegraphic dispatches or telephone message or communications shall be civilly liable for the actions of its agents, servants or employees who shall violate the provisions of Section 1 for actual damages to any person damaged thereby and/or punitive damages as may be set by a court or jury," which amendment was declared adopted.

Senator Shoemaker moved to amend **SB 267**, lines 5 and 6, page 2, by striking the words, "upon the lawful order of a court" and inserting the words, "in re-

sponse to a subpoena issued by a court of competent jurisdiction or on demand of other lawful authority," which amendment was declared adopted.

Senator Shoemaker moved to amend **SB 267**, line 11, page 2, by adding after the word, "person," and before the word, "engaged," the following: "Company, partnership, joint venture, association, cooperative or corporation," which amendment was declared adopted.

Upon motion of Senator Payne, **SB 267**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Payne, the rules of the Senate were suspended, and **SB 267**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 267 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Herndon, Hope, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Nay: Allen, Boecher, Hamilton, Jones, Ritzhaupt, Young (Haskell).—6.

Not Voting: Baldwin, Collins (Creek), Coppock, Dendy, McColgin.—5.

The Bill was declared passed.

SB 267, as amended, was referred for engrossment.

President Pro Tempore Baldwin presiding.

GENERAL ORDER

SB 232, by Boecher, was read and considered.

Senator Boecher moved to amend **SB 232**, line 13, page 7, by striking after

the semicolon on line 13 the remainder of that line and lines 14, 15, 16, 17 and 18 to the word "Such" line 1, page 8, and in lieu thereof insert "and the Two Hundred Fifty (\$250.00) Dollars per capita cost index fixed by said Section 9 (d) of Article X, Oklahoma Constitution, for the fiscal year ending June 30, 1956, is hereby increased to Four Hundred (\$400.00) Dollars for the fiscal year ending June 30, 1958, and said sum of Four Hundred (\$400.00) Dollars shall thereafter be increased or decreased by the State Board of Education in proportion to the increase or decrease in the per capita income of Oklahoma citizens" which amendment was declared adopted.

Senator Boecher moved to amend **SB 232**, line 5, page 6, by placing a comma after the figures "1951" and adding the following language: "as amended by Section 1, SB No. 11, enacted by the 26th session of the Oklahoma Legislature" which amendment was declared adopted.

Senator Hamilton moved that **SB 232** be referred to the Committee on Education for study.

Senator Miskovsky moved to amend the Hamilton motion, by providing that the Committee on Education be instructed by the Senate to make report on **SB 232** not later than Wednesday of next week, which amendment was declared adopted.

The vote occurring on the Hamilton motion, as amended, it was declared adopted upon a roll call as follows:

Aye: Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Jones, McClendon, McColgin, Mahan, Miskovsky, Price, Ritzhaupt, Sandlin, Stipe, Trent.—23.

Nay: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Garvin, Harris, Hope, McSpadden, Payne, Perryman, Rinehart, Shoemake, Walker, Wilson (Beckham), Wilson (Greer),

Young (Cleveland), Young (Haskell).—20.

Not Voting: Tipps.—1.

MOTIONS TO RECONSIDER VOTES

The vote occurring on the Collins (Pontotoc) motion to reconsider the vote by which **SB 170** failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Carrier, Collins (Pontotoc), Easterly, Field, Grantham, Harris, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Walker, Wilson (Beckham), Young (Cleveland).—17.

Nay: Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Fine, Frazier, Garvin, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Ritzhaupt, Trent, Wilson (Greer), Young (Haskell).—24.

Not Voting: Dendy, McClendon, Tipps.—3.

The vote occurring on the Collins (Creek) motion to reconsider the vote by which **HB 732** failed of passage, it was declared adopted, upon a roll call as follows:

Aye: Allen, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Frazier, Garvin, Grantham, Hall, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Walker, Young (Haskell).—24.

Nay: Baldwin, Boecher, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Hamilton, Jones, McClendon, Ritzhaupt, Trent, Wilson (Greer), Young (Cleveland).—16.

Not Voting: Breeden, Herndon, Tipps, Wilson (Beckham).—4.

Senator Cartwright presiding.

Senator Baldwin moved that the previous question be now put, which motion was declared adopted.

On the question of passage of **HB 732**, the roll call resulted as follows:

Aye: Allen, Collins (Creek), Cowden, Garvin, Grantham, Hall, Herndon, McColgen, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Walker.—18.

Nay: Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Hamilton, Jones, McClendon, McSpadden, Ritzhaupt, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—21.

Not Voting: Boecher, Dendy, Frazier, Harris, Hope.—5.

The Bill was declared failed of passage.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 37 and **461** each correctly engrossed.

SB 233 correctly enrolled.

Engrossed **SBs 37** and **461** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 233**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Stipe asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

SB 175, by Hall and Price of the Senate and Lollar et al of the House, was read and considered.

Senator Shoemake moved to amend **SB 175**, line 9, page 2, by striking after the word "and" and before the word "Oklahoma" the word "Tulsa" and inserting the word "Muskogee."

Senator McSpadden asked to be shown excused for the remainder of this Legislative Day, which was the order.

The vote occurring on the Shoemake amendment, it was declared failed of adoption.

Senator Trent moved to amend **SB 175**, Line 9, Page 2, by striking the word "Tulsa" and inserting the words "Boggy Depot" and in Line 6, Page 2, strike the word "Northeastern" and insert the word "Southeastern," which amendment was declared failed of adoption.

Senator Young (Haskell) asked to be shown excused until such time as he returns to the Chamber, which was the order.

Upon motion of Senator Hall, **SB 175** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended and **SB 175** was considered engrossed and placed upon third reading and final passage.

Senator Hall asked unanimous consent, which was granted that **SB 175** be stricken from the Calendar.

SB 464, by Dendy of the Senate and Sampsel of the House, was read and considered.

Upon motion of Senator Dendy, **SB 464** was advanced to engrossment and third reading.

Upon motion of Senator Dendy, the rules of the Senate were suspended and **SB 464** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 464 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McCol-

gin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Trent, Walker, Wilson (Greer), Young (Cleveland).—36.

Excused: McSpadden, Stipe, Young (Haskell).—3.

Not Voting: Baldwin, Jones, Rinehart, Tipps, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemaker, Trent, Walker, Wilson (Greer), Young (Cleveland).—36.

Excused: McSpadden, Stipe, Young (Haskell).—3.

Not Voting: Baldwin, Jones, Rinehart, Tipps, Wilson (Beckham).—5.

The Emergency was declared passed.

SB 464 was referred for engrossment.

Senator Sandlin presiding.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 373**, as amended.

HA to **SB 373** read as follows, and concurred in upon motion of Senator Carrier:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 373 by striking the TITLE and SECTIONS 1 and 2, and substituting in lieu thereof the following:

AN ACT RELATING TO JUDICIAL OFFICERS IN CERTAIN COUNTIES; RELATING TO SUPERIOR COURT JUDGES; RELATING TO COUNTY COURT JUDGES; IMPOSING ADDITIONAL DUTIES ON SUCH JUDGES; AUTHORIZING PAYMENT OF INCREASED COMPENSATION THERE-

FOR; AMENDING SECTION 4 OF SENATE BILL NO. 379, TWENTY-FIFTH LEGISLATURE, BEING SECTION 4, CHAPTER 5, TITLE 20, PAGE 185, OKLAHOMA SESSION LAWS 1955; AMENDING SECTION 1 OF HOUSE BILL NO. 858 TWENTY-FOURTH LEGISLATURE, PAGE 542, OKLAHOMA SESSION LAWS 1953; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. That Section 4 of Senate Bill No. 379 of the Twenty-fifth Legislature, being Section 4, Chapter 5, Title 20, page 185, Oklahoma Session Laws 1955, is hereby amended to read as follows:

Section 4. It is further provided that the salary of each of said Judges of the Superior Courts, as designated in Section 1 of this Act, to include compensation for additional nongermane duties hereby imposed upon them, shall be such sum, payable from the court fund of each county wherein each Superior Court Judge permanently resides, as will, when added to the annual salary paid by the State to each of said Judges, aggregate the annual sum of *Eleven Thousand Two Hundred Dollars (\$11,200.00)*. Such additional salary shall be payable monthly from the court funds of such counties. The provisions of this Act shall not be construed to change the amount paid by the State to each of said Judges of the Superior Courts.

SECTION 2. Section 1 of House Bill No. 858, Twenty-fourth Legislature, page 542, Oklahoma Session Laws 1953, is hereby amended to read as follows:

Section 1. In all counties of the State of Oklahoma having a population of not less than fifty thousand (50,000) nor more than fifty-five thousand (55,000), according to the 1950 Federal Census, and a total net valuation of

not less than Fifty Million Dollars (\$50,000,000.00) nor more than *Seventy Million (\$70,000,000.00)* for the year 1956 or any subsequent year, the County Judge shall be paid, in addition to the total statutory salary otherwise provided for, an additional salary of *Three Hundred Dollars (\$300.00)* monthly, to be paid from the court funds of the respective counties.

SECTION 3. That said salary increase shall become effective whenever such Judges consent in writing filed with the Court Clerk to meet not less than one (1) time each month with the Judges of all other courts of record in the county at a time agreed upon by a majority of the Judges of such courts of record, and exchange information on problems arising in the trial of civil and criminal cases, supervision of parolees and persons undergoing suspended sentences, county law library needs, and authorized uses of the court fund of the county. The salary increase herein provided for shall be for the purpose of compensating such Judges for such additional nongermane duty which is hereby imposed.

SECTION 4. The provisions of this Act, are severable, and if any part or provision hereof shall be void, the decision of the court so holding shall not affect or impair any of the remaining parts or provisions of the Act.

SECTION 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

SB 373, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins

(Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: McSpadden, Stipe, Young (Haskell).—3.

Not Voting: Baldwin, Garvin, Hamilton, Mahan, Rinehart.—5.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—36.

Excused: McSpadden, Stipe, Young (Haskell).—3.

Not Voting: Baldwin, Garvin, Hamilton, Mahan, Rinehart.—5.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

GENERAL ORDER

SB 215, by Committee on Education, was read and considered.

Senator Hamilton moved to amend **SB 215**, Line 16, Page 3, by striking Section 3, renumbering succeeding sections and amending the title to conform, which amendment was declared adopted.

Senators Stipe and Young (Haskell) asked to be recorded present, which was the order.

Upon motion of Senator Hamilton, **SB 215**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **SB 215**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 215 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, McClendon, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Cowden, Shoemake, Trent.—3.

Excused: McSpadden.—1.

Not Voting: Baldwin, Coppock, Dendy, Fine, Grantham, Hall, Jones, McColgin, Price, Rinehart.—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, McClendon, Mahan, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Cowden, Shoemake, Trent.—3.

Excused: McSpadden.—1.

Not Voting: Baldwin, Coppock, Dendy, Fine, Grantham, Hall, Jones, McColgin, Price, Rinehart.—10.

The Emergency was declared passed.

SB 215 was referred for engrossment.

GENERAL ORDER

SB 460, by McClendon of the Senate

and Hargrave of the House, was read and considered.

Upon motion of Senator McClendon, **SB 460** was advanced to engrossment and third reading.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 460** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 460 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: McSpadden.—1.

Not Voting: Coppock, Hall, Mahan, Price, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: McSpadden.—1.

Not Voting: Coppock, Hall, Mahan, Price, Wilson (Beckham).—5.

The Emergency was declared passed.

SB 460 was referred for engrossment.

GENERAL ORDER

SB 466, by Tipps, was read and considered.

Upon motion of Senator Tipps, **SB 466** was advanced to engrossment and third reading.

Upon motion of Senator Tipps, the rules of the Senate were suspended and **SB 466** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 466 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Shoemake.—1.

Excused: McSpadden.—1.

Not Voting: Coppock, Grantham, Mahan, Price, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Shoemake.—1.

Excused: McSpadden.—1.

Not Voting: Coppock, Grantham, Mahan, Price, Wilson (Beckham).—5.

The Emergency was declared passed.

SB 466 was referred for engrossment.

RESOLUTIONS

Senator Collins (Creek) asked unanimous consent, which was granted, to introduce the following Resolution, which was read at length and adopted upon his motion:

SENATE RESOLUTION NO. 49—By Collins (Creek).

A RESOLUTION COMMENDING AND CONGRATULATING WESLEY A. WHITTLESEY II AS OUTSTANDING BANDMAN OF THE UNIVERSITY OF OKLAHOMA BAND.

WHEREAS, Wesley A. Whittlesey II has been selected as the Outstanding Bandman of the University of Oklahoma Band; and

WHEREAS, the great honor thus bestowed upon him was based upon his many band awards, his high attendance and grades in band, excellent work as an officer in the band, his many activity achievements outside of band and his high overall University grade average; and

WHEREAS, it is a singular achievement to be selected as the number one member of such a distinguished and famous organization as the "Pride of Oklahoma";

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

SECTION 1. That Wesley A. Whittlesey II be hereby commended for his many achievements in association with the University of Oklahoma Band and that he be congratulated upon his selection as the Outstanding Bandman of that famous organization.

SECTION 2. That a duly authenticated copy of this Resolution be forwarded to Wesley A. Whittlesey II.

SR 49 was ordered referred for enrollment.

Senator Breeden asked unanimous consent, which was granted, to introduce the following Resolution, which was read at length and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 28—By Breeden and Collins (Creek) of the Senate, and Dolezal, Sparks and Arrington of the House.

A CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE PERRY HIGHSCHOOL BAND AND THE STILLWATER HIGHSCHOOL BAND; DESIGNATING THE PERRY BAND AS THE OFFICIAL SEMI-CENTENNIAL MARCHING BAND AND THE STILLWATER BAND AS THE OFFICIAL SEMI-CENTENNIAL CONCERT BAND.

WHEREAS, the Perry Highschool Band recently excelled at a contest known as the "Blossom Festival" held in Canon City, Colorado; and

WHEREAS, competing against the top bands from three states, the Perry Band was chosen as the best marching band of the contest and was placed in Class "A" division; and

WHEREAS, at the same "Blossom Festival" the Stillwater Highschool Band in top competition was selected as the best concert band of all bands at the contest; and

WHEREAS, both of these fine musical organizations under the excellent instruction of their skillful directors greatly contributed to the glory and honor of the State of Oklahoma in this auspicious semi-centennial year; and

WHEREAS, it is the confirmed belief of this Legislature that such distinguished bands should be recognized and honored for their many fine achievements;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE

TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That both the Perry Highschool Band and the Stillwater Highschool Band be herewith highly commended and congratulated for their top achievements at the Canon City "Blossom Festival" and for bringing honor to their State.

SECTION 2. That in recognition for their successes, the Perry Highschool Band shall henceforth be known as the Official Semi-Centennial Marching Band, and the Stillwater Highschool Band shall henceforth be known as the Official Semi-Centennial Concert Band, each organization succeeding to all the prerogatives and rights attendant thereto.

SECTION 3. That a duly authenticated copy of this Resolution be forwarded to Mr. Orlan Lemler, Director of the Perry Highschool Band, and to Mr. Kenneth Rhea, Director of the Stillwater Highschool Band.

SCR 28 was ordered referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Ritzhaupt moved that the vote be reconsidered by which SR 47 was adopted on the last Legislative Day, which motion was declared adopted.

SR 47 was considered further.

Senator Miskovsky moved to amend SR 47, Section 1, by adding after the word "hereafter" and before the word "upon" the following language: "within the discretion of and at such times as the President of the Senate may direct" which amendment was declared adopted.

SR 47, as amended, was read at length as follows and adopted upon motion of Senator Ritzhaupt:

SENATE RESOLUTION NO. 47—By Frazier, Collins (Pontotoc), Young (Haskell), Cowden, Fine, Baldwin, Per-

ryman, Tipps, Field, Allen, Hope, Cartwright, Trent, Shoemake and Herndon.

A RESOLUTION PROVIDING FOR A FLAG CEREMONY AT THE OPENING OF SESSIONS OF THE SENATE.

WHEREAS, the citizenship of the State of Oklahoma, by its representation in the Oklahoma Legislature, should show its appreciation for being one of the 48 states of the United States of America, and

WHEREAS, the Flag of the United States of America is a symbol of what every American believes in, and should be given due and appropriate honor:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Senate of the Legislature of the State of Oklahoma shall hereafter, within the discretion of and at such times as the President of the Senate may direct upon opening its sessions for business, 1959, include therein a Flag Ceremony which shall consist of the following:

1. Roll Call.
2. Presentation of the Colors.
3. Pledge of Allegiance.
4. Prayer of the Chaplain.

SECTION 2. The Sergeant-at-Arms of the Senate shall arrange for, and prescribe, the manner of conducting the ceremony required by the foregoing Section.

SR 47, as amended, was ordered referred for enrollment.

GENERAL ORDER

SB 1, by Hope, McClendon, Mahan, Grantham, McColgin, Dacus, Walker, Frazier, Collins (Creek) and Ritzhaupt, was read and considered.

Upon motion of Senator Hope, SB 1 was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended and

SB 1 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 1 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Nay: Payne, Perryman, Stipe, Tipps, Wilson (Greer).—5.

Excused: McSpadden.—1.

Not Voting: Cowden, Price, Trent.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—35.

Nay: Payne, Perryman, Stipe, Tipps, Wilson (Greer).—5.

Excused: McSpadden.—1.

Not Voting: Cowden, Price, Trent.—3.

The Emergency was declared passed.

SB 1 was referred for engrossment.

MOTION TO RECONSIDER VOTE

The vote occurring on the Allen motion to reconsider the vote by which SB 301 was passed, it was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Collins (Pontotoc), Dacus, Field, Fine, Harris, McColgin, Miskovsky, Price, Walker.—9.

Excused: McSpadden.—1.

Not Voting: Boecher, Carrier, Herndon, Mahan.—4.

Upon motion of Senator Allen, the vote was reconsidered by which **SB 301** was considered engrossed and placed upon third reading and final passage.

Upon motion of Senator Allen, the vote was reconsidered by which **SB 301** was advanced to engrossment and third reading.

GENERAL ORDER

SB 301 was considered further.

Senator Allen moved to amend **SB 301**, line 4, page 4, by striking after the word "of" the words "six months" and inserting in lieu thereof the words "two years," which amendment was declared adopted.

Upon motion of Senator Miskovsky, **SB 301**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 301**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 301 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Eas-

terly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: McSpadden.—1.

Not Voting: Coppock, Dendy, Garvin, McClendon, Mahan, Walker.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: McSpadden.—1.

Not Voting: Coppock, Dendy, Garvin, McClendon, Mahan, Walker.—6.

The Emergency was declared passed.

SB 301, as amended, was referred for engrossment.

GENERAL ORDER

SJR 45, by Shoemake, Young (Haskell) and Boecher, was read and considered.

Upon motion of Senator Shoemake, **SJR 45** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended, and **SJR 45** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 45 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: McSpadden.—1.

Not Voting: Baldwin, Boecher, Coppock, McClendon, Mahan, Walker.—6.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: McSpadden.—1.

Not Voting: Baldwin, Boecher, Coppock, McClendon, Mahan, Walker.—6.

The Emergency was declared passed.

SJR 45 was referred for engrossment.

GENERAL ORDER

SB 414, by Miskovsky, was read and considered.

Senator Wilson (Beckham) moved to amend **SB 414**, line 16, page 2, after the word, "made," by adding the following: "unless by the consent of both parties and,"

Senator Allen, as a substitute, moved that **SB 414** be referred to the Committee on Social Welfare, which motion was tabled upon motion of Senator Hamilton.

Senator Allen moved to table the Wil-

son (Beckham) amendment which motion was declared failed of adoption.

The vote occurring on the Wilson (Beckham) amendment, it was declared adopted.

Upon motion of Senator Cowden, **SB 414**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Cowden, the rules of the Senate were suspended, and **SB 414**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Cartwright moved the previous question be now put, which motion prevailed.

THIRD READING

SB 414 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Cartwright, Cowden, Dendy, Easterly, Garvin, Grantham, Hamilton, Hope, McClendon, Miskovsky, Sandlin, Walker, Wilson (Beckham).—15.

Nay: Allen, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Field, Frazier, Hall, Harris, Jones, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—23.

Excused: McSpadden.—1.

Not Voting: Collins (Pontotoc), Fine, Herndon, Mahan, Stipe.—5.

The Bill was declared failed of passage.

Senator Field moved that when the Clerk's desk is cleared the Senate adjourn to meet at 10:30 a. m., tomorrow, which motion was declared adopted.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 276—Business and Industry.

SB 370—Public Health.

SB 430—County Government.

HJR 530—Roads and Highways.

HB 564—Roads and Highways—To Insurance by reporting Committee.

HB 764—Judiciary.

HB 919—Public Health.

HB 976—Privileges and Elections.

HB 986—County Government.

HB 988—County Government.

HB 996—Social Welfare.

HB 998—County Government.

HB 1005—Public Health.

HB 1040—County Government.

HB 1045—County Government.

DO PASS, as amended:

HB 634—Public Health.

HB 733—Privileges and Elections.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 683**.

The above numbered Enrolled Bill was after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 74, 278, 329, 238, 211, 290, 385, 282, 330, 339, 243, 262, 264, 291, 309, 408, 322, 441, 335, 418, 434, 283, 400, 404 and 140.**

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 706—By Andrews.—An Act relating to eggs; amending the Oklahoma Agricultural Code; regulating the sale of eggs; making a violation of Act a misdemeanor; repealing Sections 1 to 8, inclusive, of subarticle B, of Article 5, Chapter A, Title 2, Oklahoma Session Laws 1955; and declaring an emergency.

HB 1044—By Cunningham.—An Act relating to unopposed nominees of political parties for public office; providing that such nominees shall be issued certificates of election and that their names shall be placed on the ballots at the ensuing regular general election; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGE FROM THE HOUSE

Advising that in accordance with the provisions of **HJR 505**, the following members of the House of Representatives have been appointed to "Oklahoma Committee on the National Legislative Conference": McCarty, Sampsel, Bailey (Cleveland) and Skeith.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 37 correctly engrossed.

Engrossed **SJR 37** was properly signed and ordered transmitted to the Honorable House for consideration.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a. m. on tomorrow.

SEVENTY-FIFTH LEGISLATIVE DAY
Thursday, May 16, 1957

Pursuant to adjournment, the Senate convened at 10:30 a. m., and was called to order by Senator Cartwright, who was designated by the President so to do.

The roll call was as follows:

Present: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Baldwin, Payne.—2.

The Presiding Officer declared a quorum present.

Prayer was offered by Mr. George O'Neal, the Calendar Clerk.

The Journal for the last legislative day was declared approved.

Senator Garvin presiding.

REFERRING TO SB 212

Senator Coppock moved that the subject matter in **SB 212**, by McSpadden and Coppock, be referred to the Legislative Council for study, which motion was declared adopted.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Ritzhaupt moved to reconsider the vote by which **SJR 20**, by Ritzhaupt, failed of passage.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 316—Game and Fish.

SB 470—Judiciary.

HB 1011—Revenue and Taxation.

DO PASS, as amended.

HB 714—Game and Fish.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

HB 999—Judiciary.

HB 1025—Revenue and Taxation.

HB 706—Agriculture.

HB 1044—Privileges and Elections.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 32, 44, 66, 158, 194**.

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HJR 518, HB 902**, as amended.

MESSAGES FROM THE HOUSE

Transmitting following Bill together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 676**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 676** was read and adopted upon motion of Senator Stipe:

We, your Conference Committee, to whom was referred Engrossed **HB 676**, and Engrossed Senate Amendments thereto for further conference, entitled:

AN ACT RELATING TO MOTOR VEHICLE NUMBER PLATES; PROVIDING FOR REFLECTORIZED PLATES TO BE ISSUED EVERY THREE (3) YEARS; PROVIDING FOR

TABS FOR CERTAIN YEARS; SETTING STANDARDS FOR REFLECTORIZED PLATES; DESIGNATING WHERE PLATES AND TABS SHALL BE ATTACHED TO VEHICLE; DESIGNATING CERTAIN MARKINGS TO BE STAMPED ON PLATES AFTER APPROVAL BY DESIGNATED PERSONS; PROVIDING FOR ADDITIONAL CHARGES; DIRECTING THE PURCHASE OF NECESSARY EQUIPMENT; AMENDING 47 O. S. 1951, § 22.4; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Amendment No. 1.

Page 1, lines 10½ and 11, strike "PROVIDING FOR ADDITIONAL CHARGES;"

2. That the Senate recede from Amendment No. 2

Page 1, lines 11½ and 12, change the semicolon to a period after "§ 22.4" and strike "AND DECLARING AN EMERGENCY."

3. That the Senate recede from Amendment No. 3

Page 1, line 13, strike the Enacting Clause.

4. That the Senate recede from Amendment No. 4 which reads as follows:

Page 2, after the word "material" on line 4 strike the remainder of the line, and strike all of lines 5 and 6 and through the word "reflectors" on line 7.

Substituting the following conference committee amendment for adoption.

On Page 2, sub-section c, line 4 of the Engrossed Bill insert after the word *material* and before the word *and* the following:

consisting of a pigmented binder whose fineness of grind is 6 N. S. and the

applied glass spheres to have a minimum index of refraction of one point nine eight (1.98) when tested by the liquid immersion method at 25 degrees centigrade as set forth by the American Society for Testing Materials; or shall be treated with such other materials meeting the above minimum specifications,

and by adding at the end of sub-section C after the period after the word "feet" the following sentence: "Evidence shall be submitted to indicate that the materials to be used herein have been successfully applied on a production operation, of reflectorizing license plates for the past two years."

5. That Senate Amendment No. 5 be adopted.

Page 2, after the words "to the" on line 22 strike the remainder of sub-section (e) and insert in lieu thereof "Oklahoma Tax Commission."

6. That the following Conference Committee amendment be adopted:

Page 1, Line 24, sub-section (a) of the Engrossed Bill be amended after the period at the end of line 24 by adding the following: The issuance of one plate per vehicle is hereby authorized for those years during which the materials out of which they are made are extremely scarce.

7. That the following Conference Committee amendment be adopted:

Page 1, Lines 26 and 27, sub-section (b) of the Engrossed Bill be amended by striking the words and figures "three (3) years" in both lines and insert in lieu thereof in both lines the word "year"

8. That the following Conference Committee amendment be adopted:

Page 2, line 12, sub-section (d) of the Engrossed Bill be amended by inserting a period (.) after the figures 1959 and striking the remainder of the section which reads as follows: "for a period of three (3) years. In the years

when such reflectorized number plates are not issued the Oklahoma Tax Commission shall furnish for each annual registration a reflectorized validating tab or sticker to designate the year of registration. Reflectorized validating tabs or stickers shall bear the calendar year for which issued and shall be valid for such year. Said tab or sticker shall be affixed to the plate in such a manner as to not cover up the name of the State or the numbers on the plate."

9. That the Senate recede from Senate Amendment No. 6 as follows:

Page 2, lines 25 through 31, strike sub-section (f) and re-letter the remaining sub-sections.

That in lieu thereof the following conference committee amendment be adopted:

On Page 2, insert after sub-section (e) and before sub-section (g), sub-section (f), said sub-section (f) to read as follows: For the purpose of procuring number plates which are treated for increased visibility, as hereinbefore provided, it shall be the duty of the Oklahoma Tax Commission to levy an additional charge of twenty-five cents (25c) per year for each year's vehicle registration, same to become effective on the effective date of this Act.

10. On Page 2, beginning at line 32, strike all material in sub-section (g) and rewrite the same to read as follows:

It shall be the duty of the Oklahoma Tax Commission to furnish the necessary funds, from receipts to be collected from the sale of license plates, beginning with the effective date of this Act, together with all receipts provided herein in sub-section (f), not to exceed one hundred thousand dollars (\$100,000.00), to the Board of Public Affairs, and said Board of Public Affairs is hereby directed from said sum above specified to provide new presses, dies, cutting equipment and such other

equipment as may be necessary for the use of the Oklahoma State Penitentiary for the manufacturing and reflectorization of the said license plates in compliance with the provisions of this Act.

11. That the Senate recede from Senate Amendment No. 7.

Pages 3 and 4, strike Section 2 (Emergency Clause).

In lieu thereof your conference committee recommends adoption of amendment as follows:

Page 3, line 36, add a new section to be numbered Section 2 as below:

It being immediately necessary for the preservation of the public peace, health, and safety, an emergency is hereby declared to exist, by reason whereof, this Act shall take effect and be in full force from and after its passage and approval.

12. Amend Title by striking after the word "every", the words and figures "three (3) years; providing for tabs for certain years;" and inserting in lieu thereof the following word and punctuation: "year semi-colon (;)" and by striking in line 5 of the Title of the Engrossed Bill the words "and tabs" and by adding, preceding the words: amending 47 O. S. 1951, Section 22.4, the words "providing funds for the purchase of such equipment and the procuring of such plates."

13. That the following Conference Committee amendment be adopted:

Page 2, Sub-section (c), Line 3 by inserting after the word size the following language: "and/or such other size or sizes as may be designated by the Oklahoma Tax Commission."

Respectfully submitted,

For the Senate:	For the House:
Collins,	Pazoureck,
Chairman	Chairman
Stipe	McCarty
Hope	Skeith

HB 676, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Jones, McClendon, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Cartwright.—1.

Excused: Baldwin, Payne.—2.

Not Voting: Collins (Creek), Coppock, Grantham, Hall, Hope, McColgin, Mahan, Ritzhaupt.—8.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Jones, McClendon, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Cartwright.—1.

Excused: Baldwin, Payne.—2.

Not Voting: Collins (Creek), Coppock, Grantham, Hall, Hope, McColgin, Ritzhaupt.—7.

The Emergency was declared passed.

HB 676, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

REFERRING TO SB 136

The vote occurring on the Sandlin motion to reject **HAs** to **SB 136**, and request a Conference thereon, was declared adopted.

The President Pro Tempore announced

the appointment of the following as Senate Conferees on **SB 136**: Senators Sandlin, Cowden and McClendon.

DECLARATION OF VOTE

Senator McSpadden asked unanimous consent, which was granted, that the record show had he been present on third reading and final passage of **SB 105**, he would have voted "No," which was the order.

GENERAL ORDER

SB 459, by Dendy of the Senate, and Pitcher of the House, was read and considered.

Upon motion of Senator Dendy, **SB 459** was advanced to engrossment and third reading.

Upon motion of Senator Dendy, the rules of the Senate were suspended, and **SB 459** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 459 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Payne.—2.

Not Voting: Allen, Coppock, Cowden, Hall, Hope, Sandlin.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pon-

totoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Payne.—2.

Not Voting: Allen, Coppock, Cowden, Hall, Hope, Sandlin.—6.

The Emergency was declared passed.

SB 459 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 1 and **267** each correctly engrossed.

Engrossed **SBs 1** and **267** were each properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 469, by Committee on Roads and Highways, was read and considered.

Senator Rinehart moved to amend **SB 469**, line 1, page 1, by adding after the word, "Section," and before the figure, "11," the figures "8, 9 and 10," which amendment was tabled upon motion of Senator Cartwright.

Upon motion of Senator Cartwright, **SB 469** was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended, and **SB 469** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 469 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins

(Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Rinehart.—1.

Excused: Baldwin, Payne.—2.

Not Voting: Coppock, Hall, Hope, Miskovsky.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Nay: Rinehart.—1.

Excused: Baldwin, Payne.—2.

Not Voting: Coppock, Hall, Hope, Miskovsky.—4.

The Emergency was declared passed.

SB 469 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Stipe moved to reconsider the vote by which **SB 469** was passed.

Senator Cartwright moved that the rules be suspended, and that the motion of Senator Stipe to reconsider the vote by which **SB 469** was passed, be considered at this time, which motion by unanimous consent he withdrew.

GENERAL ORDER

HB 988, by Williams (Murray) of the House, and Frazier of the Senate, was read and considered.

Upon motion of Senator Frazier, **HB 988** was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended, and **HB 988** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 988 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Baldwin, Payne.—2.

Not Voting: Boecher, Hall, Jones, Price.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Baldwin, Payne.—2.

Not Voting: Boecher, Hall, Jones, Price.—4.

The Emergency was declared passed.

HB 988 was properly signed and ordered returned to the Honorable House.

Senator McClendon asked to be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

SB 437, by Miskovsky, was read and considered.

Senator Wilson (Beckham) moved to amend **SB 437**, line 16, page 2, by striking after the word, "and," the words, "another fee for," which amendment by unanimous consent he withdrew.

Upon motion of Senator Miskovsky, **SB 437** was advanced to engrossment and third reading.

Senator Hamilton asked unanimous consent to reconsider the vote by which **SB 437** was advanced to engrossment and third reading, which was the order.

Senator Hamilton moved to amend **SB 437**, line 12, page 2, by striking the words, "and non-members," and in line 16, page 2, by striking the words, "and another fee for non-members,"

Senator Hamilton moved that **SB 437** be referred to the Insurance Committee for further study, which motion by unanimous consent he withdrew.

Senator Miskovsky moved that the Hamilton amendment be tabled, which motion prevailed.

Senator Wilson (Beckham) moved to amend **SB 437**, line 16, page 2, by adding after the word, "non-members," and before the word, "except," the following, "which cannot exceed two times the members' fees," which amendment was tabled upon motion of Senator Miskovsky.

Upon motion of Senator Miskovsky, **SB 437** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 437** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 437 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Harris, Hope, McColgin, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Walker, Wilson (Beckham), Wilson (Greer).—25.

Nay: Cartwright, Hall, Hamilton, Herndon, Jones, McSpadden, Shoemake, Stipe, Trent, Young (Cleveland), Young (Haskell).—11.

Excused: Baldwin, McClendon, Payne.—3.

Not Voting: Boecher, Collins (Creek), Fine, Frazier, Mahan.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Harris, Hope, McColgin, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—28.

Nay: Cartwright, Hamilton, Herndon, Jones, McSpadden, Shoemake, Trent, Young (Haskell).—8.

Excused: Baldwin, McClendon, Payne.—3.

Not Voting: Boecher, Collins (Creek), Fine, Frazier, Mahan.—5.

The Emergency was declared failed of passage.

SB 437 was referred for engrossment.

MESSAGE FROM HOUSE

Advising fourth reading of and transmitting Engrossed **HB 902**.

The above numbered Enrolled Bill was, after fourth reading, properly signed

and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 84**, as amended.

HA to **SB 84** read as follows, and concurred in upon motion of Senator Dacus:

AMENDMENT NO. 1. Amend Page 1, Line 18, of Engrossed Senate Bill No. 84 by adding a new SECTION to be numbered SECTION 2 to read as follows:

“Provided, however, that no portion of such revolving fund shall be used as partial payment, or any agreement entered into for extended payments; that no obligation shall be incurred in excess of the amount of cash actually on hand in excess of all outstanding contracts and claims against such fund.”

“Provided, further, that the authority granted herein shall expire two (2) years after the effective date of this Act.”

SB 84, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Baldwin, McClendon, Payne.—3.

Not Voting: Boecher, Cartwright, Collins (Creek), Fine, Jones, Mahan, Trent.—7.

The Bill, as amended, was declared passed.

House Amendment was properly

signed and above numbered Bill, as amended, was referred for enrollment.

FIRST READING

By unanimous consent the following Bill was introduced and read the first time:

SB 471—By Trent—An Act relating to the Public Schools of Oklahoma; amending 70 O. S. 1951 § 4-23 and 70 O. S. 1951 § 4-27, as amended by Section 6, Chapter A, Title 70, Oklahoma Session Laws 1953; requiring meetings of Boards of Education to be open to the public and requiring all official acts of Boards of Education to be reflected in the minutes of the meetings of such Boards, and to be open for inspection to any person upon request; and declaring an emergency.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 250**, as amended.

HAs to **SB 250** read as follows, and concurred in upon motion of Senator Hall:

AN ACT AUTHORIZING AND DIRECTING THE GOVERNOR TO MAKE AN ALLOCATION FROM THE GOVERNOR'S CONTINGENCY FUND FOR THE FISCAL YEARS ENDING JUNE 30, 1958, AND JUNE 30, 1959, FOR THE PURPOSE OF COOPERATING WITH OTHER SOUTHERN STATES IN PROVIDING A REGIONAL COUNCIL ON MENTAL HEALTH TRAINING AND RESEARCH; AND DECLARING AN EMERGENCY.

AMENDMENT NO. 1. Amend TITLE by striking after the word "AUTHORIZING" and before the word "THE" the words "AND DIRECTING."

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 10 by striking after the word "authorized" and before the word "to" the words "and directed."

SB 250, as amended by the Honorable House, was read at length.

On question of passage of Bill, as

amended, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, McClendon, Payne.—3.

Not Voting: Boecher, Cartwright, Collins (Creek), Mahan, Sandlin, Trent.—6.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Baldwin, McClendon, Payne.—3.

Not Voting: Boecher, Cartwright, Collins (Creek), Mahan, Sandlin, Trent.—6.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 244**, as amended.

HAs to **SB 244** read as follows, and concurred in upon motion of Senator Hope:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 244 by adding the following House Members as co-authors: "LONG (Caddo), BOND (Mar-

shall), ETLING, MOAD, BOUSE, GREEN, MORFORD, DANIEL, JUMPER and BOHR."

AMENDMENT NO. 2. Amend by inserting the "ENACTING CLAUSE."

AMENDMENT NO. 3. Amend the TITLE on Lines 6 and 7 following the word "easements" by striking the words and comma ", or interest therein," and on Lines 10 and 11 following the word "easements" by striking the words and comma ", or interest," and

after the semi-colon (;) at the end of Line 11 add the words: "RESTRICTING THE USE OF FUNDS UNDER CERTAIN CONDITIONS;" and

Lines 6 and 10 between the words "property, easement" strike the comma (,) and add the word "or."

AMENDMENT NO. 4. Page 1, SECTION 2, Line 29, amend after the word "easements" by striking the words and commas (,) ", or any other interest in real property,"

AMENDMENT NO. 5. Page 1, SECTION 2, Line 33, amend after the word "easement" by striking the comma (,) and words ", or interest" and strike the comma (,) between the words "property, easement" and add the word "or."

AMENDMENT NO. 6 Page 2, SECTION 2, Line 5, amend by striking the comma (,) and words after the word easement" ", or interest therein."

AMENDMENT NO. 7. Page 2, Lines 8 through 11, amend by striking all of SECTION 3 and inserting in lieu thereof the following:

"SECTION 3. There is hereby appropriated from any monies in the Emergency Appropriation Fund for the fiscal year ending June 30, 1957, the sum of Fifty Thousand Dollars (\$50,000.00) to the State Soil Conservation Board to be deposited in the Small Watersheds Flood Control Fund to carry out the provisions of this Act."

AMENDMENT NO. 8. Page 2, after new SECTION 3, add the following new SECTION 4:

"SECTION 4. No funds herein appropriated shall be used to acquire, by condemnation, lands under an existing valid oil and gas mining lease from which oil and/or gas is being produced."

AMENDMENT NO. 9. And renumbering the succeeding SECTIONS.

SB 244, as amended by the Honorable House, was read at length.

On question of passage of bill, as amended, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, M c S p a d d e n, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Y o u n g (Cleveland), Young (Haskell).—38.

Excused: Baldwin, McClendon, Payne.—3.

Not Voting: Boecher, Collins (Creek), Mahan.—3.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, M c S p a d d e n, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Y o u n g (Cleveland), Young (Haskell).—38.

Excused: Baldwin, McClendon, Payne.—3.

Not Voting: Boecher, Collins (Creek), Mahan.—3.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Transmitting following Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HJR 521**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HJR 521** was read and adopted upon motion of Senator Hope:

We, your Conference Committee, to whom was referred Engrossed **HJR 521**, and Engrossed Senate Amendments thereto, entitled:

A RESOLUTION PERTAINING TO ("THE PLUMBING LICENSE LAW OF 1955"),

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Senate Amendment No. 1, and that the Resolving Clause be inserted.

2. That the following Conference Committee Amendment be adopted:

Page 1, TITLE—Strike the TITLE and insert in lieu therefor the following:

"A JOINT RESOLUTION AUTHORIZING AND DIRECTING THE STATE COMMISSIONER OF HEALTH TO EXPEND NOT TO EXCEED FORTY THOUSAND DOLLARS (\$40,000.00) FROM THE TRUST FUND CREATED UNDER THE PROVISIONS OF SENATE BILL 168, TWENTY-FIFTH LEGISLATURE ("THE PLUMBING LICENSE LAW OF 1955") FOR THE CONSTRUCTION OF A BUILDING

AND FACILITIES TO EXAMINE APPLICANTS FOR STATE PLUMBING LICENSES; AUTHORIZING EXPENDITURES FOR A CROSS-CONNECTION LABORATORY; MAKING THE STATE BOARD OF PUBLIC AFFAIRS THE CONTRACTING AUTHORITY; AND DECLARING AN EMERGENCY."

Respectfully submitted,

For the Senate:	For the House:
Hope, Chairman	Larason, Chairman
Wilson (Greer), Vice Chairman	Wolf, Vice Chairman
Easterly	Bliss
Frazier	Calkins
Graham	Cook
Ritzhaupt	Ham
Stipe	Levergood
Trent	Livingston
Wilson (Beckham)	Lollar
Young (Cleveland)	Morford
	Pazoureck
	Pitcher
	Scarborough
	Vandiver

HJR 521, as amended in Conference, was read at length.

On the question of passage of Resolution, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, McClendon, Payne.—3.

Not Voting: Boecher, Collins (Creek), Stipe, Trent.—4.

The Resolution, as amended in Conference, was declared passed.

On the question of passage of Emer-

gency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).

—37.

Excused: Baldwin, McClendon, Payne.
—3.

Not Voting: Boecher, Collins (Creek), Stipe, Trent.—4.

The Emergency was declared passed.
HJR 521, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

SB 370, by Hall, was read and considered.

Further consideration of **SB 370** was temporarily deferred, by unanimous consent.

Upon motion of Senator Field, the Senate recessed to meet at 1:30 p. m.

AFTERNOON SESSION

The Senate, at 1:30 p.m., was called to order by President Pro Tempore Baldwin.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 328 and 361**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HJR 529; HBs 881 and 1030**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Returning following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 268**.

The above numbered Bill and/or Resolution, as amended in Conference, was referred for enrollment.

GENERAL ORDER

Referring further to **SB 370**.

Senator Wilson (Beckham) moved to amend **SB 370**, line 16, page 3, by striking all of Section 3 and renumbering succeeding Sections, which amendment failed of adoption.

Senator Hall moved to amend **SB 370**, by adding Representative Pitcher as a co-author, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 370**, line 17, page 2, by striking the words "including, but not limited to the expenditures of moneys belonging to such patient" and by placing a period after the word "Superintendent", which amendment was declared adopted.

Upon motion of Senator Hall, **SB 370**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended and **SB 370**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 370 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Shoemake, Tipps,

Trent, Young (Cleveland), Young (Haskell).—27.

Nay: Breeden, Grantham, Wilson (Beckham).—3.

Excused: McClendon, Payne.—2.

Not Voting: Allen, Cartwright, Collins (Pontotoc), Fine, Frazier, Herndon, Mahan, Rinehart, Sandlin, Stipe, Walker, Wilson (Greer).—12.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Shoemake, Tipps, Trent, Wilson (Beckham), Young (Cleveland), Young (Haskell).—30.

Excused: McClendon, Payne.—2.

Not Voting: Allen, Cartwright, Collins (Pontotoc), Fine, Frazier, Herndon, Mahan, Rinehart, Sandlin, Stipe, Walker, Wilson (Greer).—12.

The Emergency was declared passed.

SB 370 was referred for engrossment.

Senator Allen presiding.

GENERAL ORDER

SB 379, by Price, was read and considered.

Upon motion of Senator Price, **SB 379** was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules of the Senate were suspended and **SB 379** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 379 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Da-

cus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: McClendon, Payne.—2.

Not Voting: Baldwin, Cartwright, Collins (Pontotoc), Fine, Herndon, Mahan, Walker.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: McClendon, Payne.—2.

Not Voting: Baldwin, Cartwright, Collins (Pontotoc), Fine, Herndon, Mahan, Walker.—7.

The Emergency was declared passed.

SB 379 was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

Senator Stipe asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **SB 469** was passed.

Senator Ritzhaupt asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **SB 25** was passed.

Senator Carrier asked to be shown excused for the balance of this legislative day, which was the order.

GENERAL ORDER

SB 430, by Young (Haskell), was read and considered.

Upon motion of Senator Young (Haskell), **SB 430** was advanced to engrossment and third reading.

Upon motion of Senator Young (Haskell), the rules of the Senate were suspended and **SB 430** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 430 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Carrier, McClendon, Payne.—3.

Not Voting: Cartwright, Coppock, Easterly, Hall, Herndon, Mahan, Perryman, Price, Rinehart, Stipe.—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Carrier, McClendon, Payne.—3.

Not Voting: Cartwright, Coppock, Easterly, Hall, Herndon, Mahan, Perryman, Price, Rinehart, Stipe.—10.

The Emergency was declared passed.

SB 430 was referred for engrossment.

Senator Harris asked that Senator Mahan be shown excused until such time

as he returns to the Chamber, which was the order.

Senator Dendy asked to be shown excused until such time as he returns to the Chamber, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 113**, as amended.

HAs to **SB 113** read as follows, and concurred in upon motion of Senator Hope:

AMENDMENT NO. 1. AMEND Page 1, Line 12 of Engrossed Senate Bill No. 113, by inserting the following "BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA."

AMENDMENT NO. 2. Page 1, Section 1, Lines 17 and 18 amend by striking the words and figures "Two Hundred Fifty-two Thousand Dollars (\$252,000.00) and inserting the words and figures One Hundred Sixty-two Thousand Dollars (\$162,000.00).

AMENDMENT NO. 3. Page 1, Section 2, Lines 21 and 22 amend by striking the words and figures One Hundred Thousand Dollars (\$100,000.00) and inserting the words and figures One Hundred Forty Thousand Dollars (\$140,000.00).

SB 113, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Carrier, Dendy, McClendon, Mahan, Payne.—5.

Not Voting: Baldwin, Cartwright, Coppock, Garvin, Grantham, Hall, Herndon, Price, Rinehart.—9.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Carrier, Dendy, McClendon, Mahan, Payne.—5.

Not Voting: Baldwin, Cartwright, Coppock, Garvin, Grantham, Hall, Herndon, Price, Rinehart.—9.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Returning following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 16**.

The above numbered Bill, as amended in Conference, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 202**, as amended.

HAS to **SB 202** read as follows, and concurred in upon motion of Senator Hope:

AMENDMENT NO. 1. Amend Page 1, SECTION 2, Lines 18 and 19 of Engrossed Senate Bill 202 by striking "Twenty-two Thousand Five Hundred Dollars (\$22,500.00)" and inserting in lieu therefor "Four Thousand Five Hundred Dollars (\$4,500.00)."

AMENDMENT NO. 2. Page 1, SECTION 2, Line 20, amend by striking the period at the end of line 20, substi-

tute a comma therefor, and add the following language: "said appropriation being in addition to the appropriation made for that purpose in Section 1, of House Bill No. 650 of the Twenty-sixth (26th) Oklahoma Legislature."

SB 202, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Carrier, Dendy, McClendon, Mahan, Payne.—5.

Not Voting: Baldwin, Cartwright, Coppock, Hall, Herndon, Ritzhaupt.—6.

The Bill, as amended, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Carrier, Dendy, McClendon, Mahan, Payne.—5.

Not Voting: Baldwin, Cartwright, Coppock, Hall, Herndon, Ritzhaupt.—6.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

GENERAL ORDER

SB 470, by Miskovsky, was by unanimous consent, upon his request, taken up for consideration and read at length.

Upon motion of Senator Miskovsky, **SB 470** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SB 470** was considered engrossed and placed upon third reading and final passage.

Senator Mahan asked to be recorded present, which was the order.

THIRD READING

SB 470 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Carrier, Dendy, McClendon, Payne.—4.

Not Voting: Boecher, Cartwright, Coppock, Hall, Herndon, Hope, Jones, Wilson (Beckham).—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Carrier, Dendy, McClendon, Payne.—4.

Not Voting: Boecher, Cartwright, Coppock, Hall, Herndon, Hope, Jones, Wilson (Beckham).—8.

The Emergency was declared passed.

SB 470 was referred for engrossment.

Senator Harris asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SJR 42, by Miskovsky of the Senate and Foster of the House, was read and considered.

Upon motion of Senator Miskovsky, **SJR 42** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **SJR 42** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 42 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Hope, McColgin, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—27.

Nay: Ritzhaupt.—1.

Excused: Carrier, Dendy, Harris, McClendon, Payne.—5.

Not Voting: Boecher, Cartwright, Collins (Creek), Coppock, Garvin, Hall, Herndon, Jones, McSpadden, Trent, Wilson (Greer).—11.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Hope, McColgin,

McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—30.

Excused: Carrier, Dendy, Harris, McClendon, Payne.—5.

Not Voting: Boecher, Cartwright, Coppock, Garvin, Hall, Herndon, Jones, Trent, Wilson (Greer).—9.

The Emergency was declared passed.

SJR 42 was referred for engrossment.

COMMITTEE REPORTS

By unanimous consent the following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 424—Oil and Gas.

SJR 46—State and Federal Government.

HB 972—State and Federal Government.

HB 974—County Government.

HB 1046—County Government.

WITHOUT RECOMMENDATION:

SB 439—Judiciary.

SJR 26—Constitutional Amendments, Initiative and Referendum and Code Revision.

Senator Cowden moved that all Senate Bills in Standing Committees be stricken.

Senator Young (Haskell), asked to amend the Cowden motion to exclude all bills in Conference Committees, the Presiding Officer advising Senator Young (Haskell) the Cowden motion did not include such bills.

The vote occurring on the Cowden motion, it was declared adopted.

Senator Miskovsky presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 94 correctly enrolled.

Enrolled **SB 94**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Allen presiding.

GENERAL ORDER

SB 259, by Shoemake and Grantham, was read and considered.

Upon motion of Senator Shoemake, **SB 259** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 259** was considered engrossed and placed upon third reading and final passage.

Senator Dendy asked to be recorded present, which was the order.

THIRD READING

SB 259 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Hope, Jones, McColgin, McSpadden, Mahan, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—31.

Nay: Hall, Stipe.—2.

Excused: Carrier, Harris, McClendon, Payne.—4.

Not Voting: Coppock, Fine, Herndon, Miskovsky, Price, Tipps, Wilson (Greer).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Gran-

tham, Hamilton, Hope, Jones, McColgin, McSpadden, Mahan, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—31.

Nay: Hall, Stipe.—2.

Excused: Carrier, Harris, McClendon, Payne.—4.

Not Voting: Coppock, Fine, Herndon, Miskovsky, Price, Tipps, Wilson (Greer).—7.

The Emergency was declared passed.

SB 259 was referred for engrossment.

GENERAL ORDER

SB 452, by Mahan of the Senate and Shoemake of the House, was read and considered.

Senator Mahan moved to amend **SB 452**, by striking Section 9 and inserting in lieu thereof the following: "Section 9. This Act shall not apply to any professional engineer registered or exempted from registration under the provisions of Chapter 10, Title 59, Oklahoma Statutes 1951" which amendment was declared adopted.

Senator Mahan moved to amend **SB 452**, page 3, Section 2, line 4, by adding the following sentence: "No person shall be permitted by the county election boards of the various counties to file for the office of County Surveyor, as created by Article XVII, Section 2, of the Oklahoma Constitution, unless his Notification and Declaration of candidacy is accompanied by a copy of his certificate of registration as a professional engineer under the provisions of Chapter 10, Title 59, Oklahoma Statutes, 1951, or a copy of his certificate of registration as a land surveyor under the provisions of this Act."

Senator Mahan asked unanimous consent, which was granted, to withhold consideration of the above amendment, pending consideration of other amendments to be submitted.

Senators Young (Haskell), and Stipe moved to amend **SB 452**, line 9, page 8, by adding after the word "Act" and before the word "provided" the following: "Provided that any person holding office of County Surveyor shall be entitled to registration without examination upon payment of regular annual fee charged by said Board," which amendment was declared adopted.

Senator Stipe moved to amend **SB 452**, line 5, page 7, by inserting after the word "Act" and before Section 8 the following: "Any person who is or has been elected to the office of County Surveyor shall be entitled to a Certificate of Registration without examination, upon request for such Certificate accompanied by the fee as above set forth," which amendment was declared adopted.

Referring further to the Mahan amendment, consideration of which was deferred upon his request:

The vote occurring on the Mahan amendment, it was declared adopted.

Upon motion of Senator Mahan, **SB 452**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Mahan, the rules of the Senate were suspended and **SB 452**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Mahan moved that **SB 452**, by Mahan of the Senate, and Shoemake of the House, be ordered stricken from the Calendar, and that the subject matter in this Bill be referred to the Legislative Council for study, which motion was declared adopted.

GENERAL ORDER

SB 359, by Rinehart, was read and considered.

Upon motion of Senator Rinehart, **SB 359** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended,

and **SB 359** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 359 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Grantham, Hamilton, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: Field, Hall, Shoemake, Stipe, Young (Haskell).—5.

Excused: Carrier, Harris, McClendon, Payne.—4.

Not Voting: Coppock, Garvin, Herndon, Jones.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Grantham, Hamilton, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: Field, Hall, Shoemake, Stipe, Young (Haskell).—5.

Excused: Carrier, Harris, McClendon, Payne.—4.

Not Voting: Coppock, Garvin, Herndon, Jones.—4.

The Emergency was declared passed.

SB 359 was referred for engrossment.

President Pro Tempore Baldwin presiding.

Senator Trent presiding.

GENERAL ORDER

By unanimous consent, upon request of Senator Boecher, **SJR 46**, by Boecher, Fine, Baldwin and Mahan of the Senate, and McCarty, et al of the House, was taken up for consideration, read at length and considered.

Upon motion of Senator Boecher, **SJR 46** was advanced to engrossment and third reading.

Upon motion of Senator Boecher, the rules of the Senate were suspended, and **SJR 46** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 46 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Garvin, McColgin.—2.

Excused: Carrier, Harris, McClendon, Payne.—4.

Not Voting: Breeden, Coppock, Mahan, Walker.—4.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Garvin, McColgin.—2.

Excused: Carrier, Harris, McClendon, Payne.—4.

Not Voting: Breeden, Coppock, Mahan.—3.

The Emergency was declared passed.
SJR 46 was referred for engrossment.

GENERAL ORDER

HB 996, by Bullard, et al of the House, and Fine, Field, Hamilton, Hope and Cowden was read and considered.

Upon motion of Senator Field, HB 996 was advanced to engrossment and third reading.

Upon motion of Senator Field, the rules of the Senate were suspended, and HB 996 was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 996 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Carrier, Harris, McClendon, Payne.—4.

Not Voting: Coppock, Mahan.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky,

Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Carrier, Harris, McClendon, Payne.—4.

Not Voting: Coppock, Mahan.—2.

The Emergency was declared passed.

HB 996 was properly signed and ordered returned to the Honorable House.

Senators Collins (Pontotoc) and Garvin asked to be shown excused for the remainder of this Legislative Day, which was the order.

GENERAL ORDER

SB 27, by Young (Haskell), Wilson (Greer), Hamilton, Jones, Dacus, Stipe, Price and Herndon of the Senate, and Spear, et al of the House, was read and considered.

Senator Young (Haskell) moved to amend SB 27, Lines 12, 13, 14 and 15, Page 6, by striking after the word, "Act," the remainder of Section 5; to amend the title to conform thereto; and on Line 14, Page 7, strike the words, "a licensed professional," and insert the word, "an."

Senator Young (Haskell) asked unanimous consent to amend his amendment to add the enacting clause to the body of the Bill, which was the order.

The vote occurring on the Young (Haskell) amendment, as amended, it was declared adopted.

Senator Ritzhaupt moved to amend SB 27, Line 12, Page 2, by striking all of Line 12, Page 2, and inserting the following: "plat of ground, portions of which are for rent or hire, upon which two or more trailer coaches," which amendment was declared adopted.

Upon motion of Senator Young (Haskell) SB 27, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Has-

kell), the rules of the Senate were suspended, and **SB 27**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 27 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Dendy, Field, Fine, Grantham, Hamilton, Herndon, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—22.

Nay: Allen, Cowden, Dacus, Easterly, Hall, Hope, Jones, McColgin, Tipps, Trent, Wilson (Beckham).—11.

Excused: Carrier, Collins (Pontotoc), Garvin, Harris, McClendon, Payne.—6.

Not Voting: Collins (Creek), Coppock, Frazier, Mahan, Stipe.—5.

The Bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Young (Haskell) moved to reconsider the vote by which **SB 27** failed of passage.

GENERAL ORDER

SB 449, by Sandlin of the Senate, and Shibley and Fuller of the House, was read and considered.

Upon motion of Senator Sandlin, **SB 449** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SB 449** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 449 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—29.

Nay: Hamilton, Shoemake, Trent, Young (Haskell).—4.

Excused: Carrier, Collins (Pontotoc), Garvin, Harris, McClendon, Payne.—6.

Not Voting: Cartwright, Coppock, Frazier, Mahan, Stipe.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Hamilton, Shoemake, Young (Haskell).—3.

Excused: Carrier, Collins (Pontotoc), Garvin, Harris, McClendon, Payne.—6.

Not Voting: Cartwright, Coppock, Frazier, Mahan, Stipe.—5.

The Emergency was declared passed.

SB 449 was referred for engrossment.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 869**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 869** was read and adopted upon motion of Senator Hope:

We, your Conference Committee, to

whom was referred Engrossed **HB 869**, and Engrossed Senate Amendment thereto, entitled:

AN ACT RELATING TO SOIL AND WATER CONSERVATION; MAKING APPROPRIATIONS TO THE STATE SOIL CONSERVATION BOARD FOR WATERSHED PLANNING PURPOSES IN COOPERATION AND AGREEMENT WITH THE UNITED STATES DEPARTMENT OF AGRICULTURE; MAKING THE APPROPRIATIONS NONFISCAL; AND DECLARING AN EMERGENCY.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Senate Amendment No. 1.
2. That the following Conference Committee Amendments be adopted:

Page 1. Insert "THE ENACTING CLAUSE."

Page 1, SECTION 1, Lines 12, 13 and 14: Strike the words and figures "One Hundred Thousand Dollars (\$100,000.00)" and insert in lieu therefor the words and figures "Seventy-five Thousand Dollars (\$75,000.00)."

Respectfully submitted,

For the Senate:	For the House:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Boecher	Bliss
Dendy	Calkins
Easterly	Ham
Frazier	Levergood
Grantham	Livingston
Hamilton	Lollar
Herndon	Ogden
McColgin	Pazoureck
Ritzhaupt	Pitcher
Trent	Scarborough
Wilson	Vandiver
(Beckham)	
Young	
(Cleveland)	

HB 869, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Carrier, Collins (Pontotoc), Garvin, Harris, McClendon, Payne.—6.

Not Voting: Baldwin, Boecher, Coppock, Frazier, Mahan, Miskovsky, Young (Haskell).—7.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Carrier, Collins (Pontotoc), Garvin, Harris, McClendon, Payne.—6.

Not Voting: Baldwin, Boecher, Coppock, Frazier, Mahan, Miskovsky, Young (Haskell).—7.

The Emergency was declared passed.

HB 869, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

Senators Easterly, Dacus and Wilson (Beckham) asked to to be shown excused for the remainder of this Legislative Day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 430 correctly engrossed.

Engrossed **SB 430** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 312, by Hall, was read and considered.

Upon motion of Senator Hall, **SB 312** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **SB 312** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 312 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Cowden, Dendy, Field, Fine, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—29.

Nay: Hamilton, Perryman, Shoemake.—3.

Excused: Carrier, Collins (Pontotoc), Dacus, Easterly, Garvin, Harris, McClendon, Payne, Wilson (Beckham).—9.

Not Voting: Coppock, Frazier, Mahan.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Cowden, Dendy, Field, Fine, Grantham, Hall, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Hamilton, Perryman.—2.

Excused: Carrier, Collins (Pontotoc), Dacus, Easterly, Garvin, Harris, McClendon, Payne, Wilson (Beckham).—9.

Not Voting: Coppock, Frazier, Mahan.—3.

The Emergency was declared passed.

SB 312 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Sandlin asked unanimous consent that consideration of his motion to reconsider the vote by which **SJR 39** failed of passage be deferred until Monday, May 20, which was the order.

MESSAGES FROM THE HOUSE

Transmitting following Bill together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 691**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 691** was read and adopted upon motion Senator Hope:

We, your Conference Committee, to whom was referred Engrossed **HB 691**, and Engrossed Senate Amendments thereto, entitled:

AN ACT MAKING APPROPRIATION TO THE CORPORATION COMMISSION; PROVIDING THAT THE COMMISSIONERS SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the attached CONFERENCE COMMITTEE SUBSTITUTE be adopted.

For the Senate:	For the House:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young	Lollar
(Cleveland)	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarborough
	Vandiver

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 691
 —By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate.

AN ACT MAKING APPROPRIATION TO THE CORPORATION COMMISSION; PROVIDING THAT THE COMMISSIONERS SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appropriated to the Corporation Commission from the funds indicated in the State Treasury for the fiscal years indicated, not otherwise appropriated, the following amounts or so much thereof as may be necessary to perform the duties of the Corporation Commission, as prescribed by law:

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
GENERAL REVENUE FUND		
Personal Services other than Fuel Inspection Division (Including (O.A.S.I.) -----	\$224,080.00	\$224,080.00
Operating Expenses other than Fuel Inspection Division -----	45,920.00	45,920.00
Personal Services, Fuel Inspection Division (Including O.A.S.I.) -----	152,980.00	152,980.00
Operating Expenses, Fuel Inspection Division -----	42,020.00	42,020.00
Total General Revenue Fund -----	\$465,000.00	\$465,000.00
OIL AND GAS CONSERVATION DIVISION		
(To be paid from Conservation Fund, Section 81 Title 52, O. S. 1951)		
Personal Services (Including O.A.S.I.) -----	\$310,917.00	\$310,917.00
Operating Expenses -----	121,000.00	121,000.00
Total Conservation Fund -----	\$431,917.00	\$431,917.00
GRAND TOTAL -----	\$896,917.00	\$896,917.00

SECTION 2. The Commissioners shall appoint and fix the duties and compensations of the employees necessary to perform the duties imposed upon the Corporation Commission by law, payable from the appropriations made by Sec-

tion One (1) of this Act for expenses of personal services, in accordance with the following schedule:

TITLE	NUMBER AUTHORIZED	MINIMUM	MAXIMUM
Commissioners -----	3	\$9,000.00	\$9,000.00
The salaries of the Commissioners shall be paid fifty per cent (50%) from the Conservation Fund and fifty per cent (50%) from the General Revenue Fund. Whenever any employee whose salary is herein made payable from the General Revenue Fund also performs services for the Oil and Gas Conservation Department, his salary may be apportioned between the General Revenue Fund and the Oil and Gas Conservation Fund so that each shall bear its proportionate part thereof.			
Executive Secretary -----	1	\$4,800.00	\$5,400.00
Ass't Secretary and Marshal -----	1	2,820.00	3,420.00
Secretary to Commissioners -----	3	3,600.00	4,200.00
Financial Secretary -----	1	4,200.00	4,800.00
Record Clerk -----	1	3,000.00	3,600.00
Telephone Operator -----	1	2,520.00	3,420.00
LEGAL DIVISION			
General Counsel -----	1	7,200.00	8,520.00
Interstate Rate Counsel -----	1	7,200.00	8,520.00
Assistant General Counsel -----	2	6,000.00	7,200.00
Special Investigator -----	1	4,800.00	6,000.00
Legal Secretary -----	3	3,120.00	3,720.00
Court Reporter -----	2	3,300.00	3,900.00
PUBLIC UTILITIES DIVISION			
Director (C.P.A. or Reg. Engr.) -----	1	7,200.00	8,520.00
Public Utility Engineer -----	2	4,800.00	6,600.00
Assistant Public Utility Engineer -----	2	4,200.00	4,800.00
Accountant (C.P.A.) -----	1	5,520.00	7,080.00
Junior Accountant -----	2	4,200.00	4,800.00
Chief Cotton Gin Inspector -----	1	4,200.00	4,800.00
Cotton Gin Inspector -----	2	3,300.00	3,900.00
Secretary to Director -----	1	3,120.00	3,720.00
Stenographer -----	2	2,820.00	3,420.00
COMMON CARRIER RATE DIVISION			
DIRECTOR RATE DIVISION -----	1	4,800.00	6,000.00
Rate Clerk -----	1	3,900.00	4,500.00
Secretary -----	1	2,820.00	3,420.00
MOTOR CARRIER DIVISION			
Director motor Carrier Division -----	1	6,600.00	7,500.00
Assistant Director -----	1	5,400.00	6,600.00
Secretary to Director -----	1	2,820.00	3,420.00
Insurance Supervisor -----	1	4,500.00	5,600.00
Insurance Clerk -----	1	3,720.00	4,320.00
Stenographer -----	2	2,700.00	3,300.00
Enforcement Officers -----	5	3,600.00	4,200.00
Identification Plate Supervisor -----	1	3,600.00	4,200.00
Assistant Identification Plate Supervisor -----	1	3,000.00	3,600.00

FUEL INSPECTION DIVISION

State Fuel Inspector -----	1	7,200.00	8,000.00
Chief Chemist -----	1	6,300.00	6,800.00
Assistant Chemist -----	1	3,600.00	4,200.00
Secretary to State Fuel Inspector -----	1	3,120.00	3,120.00
Clerk -----	1	3,120.00	3,120.00
Fuel Inspectors -----	37	3,420.00	3,420.00

OIL AND GAS CONSERVATION DEPARTMENT

(This Department shall be paid from the Conservation Fund)

Director of Conservation -----	1	7,200.00	8,520.00
Conservation Attorney -----	1	7,200.00	8,520.00
Trial Examiner -----	1	7,200.00	8,520.00
Assistant Director (Office) -----	1	6,000.00	7,200.00
Assistant Director (Field) -----	1	6,000.00	7,200.00
Assistant Conservation Attorney -----	1	6,000.00	7,200.00
Senior Engineer -----	1	6,000.00	7,200.00
Engineer-Geologist -----	3	5,400.00	6,600.00
Field Supervisor -----	18	4,200.00	4,800.00
Statistician -----	4	4,200.00	4,800.00
Senior Statistician -----	1	4,800.00	6,000.00
Supervisor, Tab. Equipment -----	1	4,500.00	5,100.00
Secretary -----	6	3,120.00	3,720.00
Steno-Clerk -----	4	2,520.00	3,120.00
Clerk -----	5	2,520.00	3,120.00
IBM Operator -----	1	3,600.00	4,800.00
Key Punch Opr. Machine Record -----	3	2,700.00	3,300.00
Mimeograph Operator -----	2	2,520.00	3,420.00
Court Reporters -----	2	3,300.00	3,900.00

ANTI-POLLUTION DIVISION

Director -----	1	6,000.00	7,200.00
Field Supervisor -----	4	4,200.00	4,800.00
Secretary -----	2	3,120.00	3,720.00

TOTAL ----- 158

SECTION 3. There is hereby appropriated to the Corporation Commission from any monies in the General Revenue Fund in the State Treasury, not otherwise appropriated, for the fiscal year ending June 30, 1958, the sum of Five Thousand Dollars (\$5,000.00), and for the fiscal year ending June 30, 1959, the sum of Five Thousand Dollars (\$5,000.00) to be used by the Commission solely in the furtherance of litigation involving interstate freight rates to, from, or through the State of Oklahoma, when such litigation is pending or about to be instituted before the

Interstate Commerce Commission, or in the courts reviewing the decisions of the Interstate Commerce Commission, with the restriction that said fund may be used for the purpose of making necessary investigation prior to the institution of complaints before the Interstate Commerce Commission; for actual and necessary traveling expenses in attending conferences, hearings, and oral arguments, before or after litigation has been commenced; for the preparation, printing and presentation of exhibits; for the payment of witness fees or traveling expenses of persons whose testi-

mony is to be presented in such litigation; for the purchase of transcripts of such testimony, and for the preparation, printing, serving, and presentation of briefs and motions in such litigation; for the preparation and presentation of oral arguments therein; each claim against such fund shall specifically name the litigation and whether pending or filed and shall enumerate the services, as above authorized, which said claim covers. Each claim shall be verified and shall state that the expenses therein covered were necessarily incurred in connection with the specific proceedings designated thereon.

SECTION 4. There is hereby appropriated to the Corporation Commission from any monies in the General Revenue Fund in the State Treasury, not otherwise appropriated, for the fiscal year ending June 30, 1958, the sum of Five Thousand Dollars (\$5,000.00), and for the fiscal year ending June 30, 1959, the sum of Five Thousand Dollars (\$5,000.00) to be used by the Corporation Commission solely in the furtherance of public utility rate litigation when such litigation is pending or about to be instituted. With the above restrictions said fund may be used for actual and necessary traveling expenses; attending conferences, hearings and oral arguments, for the preparation, printing and presentation of exhibits, for the purchase of transcripts of testimony; for the preparation, printing, serving and presentation of briefs, and motions in such litigation; for the preparation and presentation of oral arguments therein; temporary employment of necessary specially qualified expert services; each claim against such fund shall specifically name the litigation and whether pending or filed and shall enumerate the services, as above authorized which said claim covers. Each claim shall be verified and shall state that the expenses therein covered were necessarily incurred in connection with the specific proceedings designated thereon.

SECTION 5. The appropriations made by this Act are fiscal and shall be available for encumbrance purposes to June 30 of the fiscal year for which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, such balance shall lapse and be transferred to the General Revenue Fund of the then current fiscal year.

SECTION 6. All Acts or parts of Acts in conflict with the provisions of this Act are hereby repealed.

SECTION 7. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

HB 691, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Cowden, Dendy, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgen, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Carrier, Collins (Pontotoc), Dacus, Easterly, Garvin, Harris, McClendon, Payne, Wilson (Beckham).—9.

Not Voting: Coppock, Frazier, Mahan.—3.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Cartwright, Collins (Creek), Cowden, Dendy, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgen, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sand-

lin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Carrier, Collins (Pontotoc), Dacus, Easterly, Garvin, Harris, McClendon, Payne, Wilson (Beckham).—9.

Not Voting: Coppock, Frazier, Mahan.—3.

The Emergency was declared passed.

HB 691, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

SB 196, by Miskovsky, was read and considered.

Senator Miskovsky moved to amend **SB 196**, line 3, page 1, by adding after the word, "who," and before the word, "is," the words, "with an unlawful intent," which amendment was declared adopted.

Upon motion of Senator Miskovsky, **SB 196**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **SB 196**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 196 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Cartwright, Collins (Creek), Cowden, Dendy, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Price.—1.

Excused: Carrier, Collins (Pontotoc), Dacus, Easterly, Garvin, Harris, McClendon, Payne, Wilson (Beckham).—9.

Not Voting: Coppock, Frazier, Mahan.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Cartwright, Collins (Creek), Cowden, Dendy, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Price.—1.

Excused: Carrier, Collins (Pontotoc), Dacus, Easterly, Garvin, Harris, McClendon, Payne, Wilson (Beckham).—9.

Not Voting: Coppock, Frazier, Mahan.—3.

The Emergency was declared passed.

SB 196, as amended, was referred for engrossment.

GENERAL ORDER

SJR 40, by Sandlin of the Senate, and Graves of the House, was read and considered.

Upon motion of Senator Sandlin, **SJR 40** was advanced to engrossment and third reading.

Senator Sandlin asked unanimous consent to amend **SJR 40** by adding the emergency clause and amending the title to conform thereto, which amendment was declared adopted.

Upon motion of Senator Sandlin, the rules of the Senate were suspended, and **SJR 40**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 40 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bree-

den, Cartwright, Collins (Creek), Cowden, Dendy, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Carrier, Collins (Pontotoc), Dacus, Easterly, Garvin, Harris, McClendon, Payne, Wilson (Beckham).—9.

Not Voting: Coppock, Frazier, Mahan.—3.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Cartwright, Collins (Creek), Cowden, Dendy, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Carrier, Collins (Pontotoc), Dacus, Easterly, Garvin, Harris, McClendon, Payne, Wilson (Beckham).—9.

Not Voting: Coppock, Frazier, Mahan.—3.

The Emergency was declared passed.

SJR 40, as amended, was referred for engrossment.

Senator Walker presiding.

Senator Cowden moved that all Senate Bills and Resolutions be stricken from the Calendar, which motion was declared adopted, and are as follows:

SB 3—By Allen and Harris.

SB 18—By Young (Haskell), Wilson (Greer), Hamilton, Dacus, Herndon of the Senate and Shoemake and Mitchell of the House.

SB 35—By Miskovsky.

SB 83—By Committee on Privileges and Elections.

SB 87—By Wilson (Greer).

SB 89—By Miskovsky.

SB 90—By Hope of the Senate and Ozmun of the House.

SB 117—By Easterly of the Senate and Pitcher of the House.

SB 118—By Committee on Education.

SB 142—By Miskovsky and Price of the Senate and Alexander, Calkins, Chambers, Musgrave, Nixon and Slater of the House.

SB 152—By Hall of the Senate and Rogers of the House.

SB 213—By Hall.

SB 238—By Stipe.

SB 258—By Stipe.

SB 273—By Hall and Young (Cleveland) of the Senate and Bailey (Cleveland) and Wolf of the House.

SB 274—By Allen.

SB 275—By Young (Cleveland), and Miskovsky of the Senate and Bailey (Cleveland) and Fuller of the House.

SB 276—By Ritzhaupt and Harris.

SB 316—By Allen and Coppock of the Senate and Cole of the House.

SB 324—By Sandlin.

SB 360—By Price and Young (Haskell).

SB 374—By Collins (Creek) and Herndon.

SB 380—By Price.

SB 383—By Sandlin, Collins (Pontotoc) of the Senate and Long (Seminole) of the House.

SB 394—By Collins (Creek).

SB 401—By Price.

SB 402—By Young (Haskell).

SB 411—By Garvin, Harris and Sandlin.

SB 420—By McSpadden.

SB 424—By Harris.

SB 439—By Miskovsky and Carrier of the Senate and Finch, Rogers, Nance, Andrews, Nixon and Williams (Woodward) of the House.

SB 440—By Field.

SB 454—By Herndon of the Senate and Bond of the House.

SJR 26—By Young (Haskell).

SCR 16—By Garvin.

Senator Trent moved that all Senate Bills on the Calendar for reconsideration be ordered stricken, which motion was tabled upon motion of Senator Young (Cleveland).

RESOLUTION

By unanimous consent, upon request of Senator Baldwin, the following Resolution was introduced, read at length as follows and adopted upon his motion:

SENATE RESOLUTION NO. 50—By Baldwin.

A RESOLUTION COMMENDING THE SOUTHWESTERN BELL TELEPHONE COMPANY UPON ITS SELECTION OF EMPLOYEES TO SERVE THE OKLAHOMA STATE SENATE DURING THE TWENTY-SIXTH SESSION OF THE LEGISLATURE OF THE STATE OF OKLAHOMA.

WHEREAS, the Southwestern Bell Telephone Company has selected five of its most gracious and lovely employees to serve as telephone operators and supervisors for the State Senate during the Twenty-sixth Session of the Oklahoma Legislature, Verna Robb, Virginia Edson, Daisy Rogers, Mollie Powell and Blanche Abernathy; and

WHEREAS, these operators have rendered outstanding service to the Honorable Members and employees of the State Senate and have exhibited courtesies graciously and cheerfully during said session; and

WHEREAS, this Honorable Body values highly the respect and discernment employed by the Southwestern Bell Telephone Company in their selection of such highly-qualified and capable employees to serve as a part of the State Senate.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

THAT, the Senate extends to the Southwestern Bell Telephone Company and to Verna Robb, Virginia Edson, Daisy Rogers, Mollie Powell and Blanche Abernathy, its employees, its appreciation for their services.

NOW BE IT FURTHER RESOLVED THAT, a properly authenticated copy hereof be transmitted to the Southwestern Bell Telephone Company, and to each of the above named, in token of the sentiments herein expressed and that it be spread of record in the permanent Journal of this Legislature.

SR 50 was referred for enrollment.

Senator Baldwin asked unanimous consent that the four telephone operators whose names were mentioned in **SR 50** be furnished a copy of the Resolution, and that a copy of said Resolution be sent to the office of the Southwestern Bell Telephone Company of Oklahoma City, which was the order.

Senator Ritzhaupt moved that the President Pro Tempore of the Senate be instructed to have installed sound proofing material on the ceiling and floors of the west and east foyers of the Senate if funds are available, which motion was declared adopted.

Senator Field moved when the Clerk's desk is cleared of routine matters the Senate adjourn to meet at 11:00 a. m., Monday, which motion was declared adopted.

FIRST READING

By unanimous consent the following Bill was introduced and read the first time:

SB 472—By Hall—An Act relating to the salary of County Attorney and County Judge in certain counties; providing for additional annual compensation in equal monthly installments; requiring performance of additional duties; auth-

orizing allowance to be paid from certain funds; and declaring an emergency.

COMMITTEE REPORTS

By unanimous consent the following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 729—Public Safety.

HB 982—Public Safety.

HB 1007—Public Safety.

WITHOUT RECOMMENDATION:

HB 995—County Government.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 803—By Cunningham and Kite.—An Act relating to intoxicating liquors; amending 37 O. S. 1951 § 1; making it a misdemeanor to have, keep, sell or buy intoxicating liquors; with certain exceptions, and fixing the punishment therefor; but permitting the same for medicinal purposes under specified conditions.

The above numbered **HB** was read for the first time.

MESSAGE FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 94**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising passage of and returning **SB 176**, as amended.

HAs to **SB 176** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Page 1, Section 1, Line 32 of Engrossed Senate Bill No. 176 by adding the following at the end of line 32, "Provided that said Board is hereby authorized to contract with the city of Oklahoma City for the purpose of providing nec-

essary control, regulation, and enforcement of traffic regulations as determined by said Board on such streets, alleys, access ways, and parking areas which are located adjacent to or on State owned property."

AMENDMENT NO. 2. Page 1, Section 1, Line 34, amend by inserting a new section immediately following Section 1 to read as follows:

"SECTION 2. The expenses incurred by reason of this Act for salaries, uniforms and other necessary expenses shall be paid from the appropriations made by House Bill No. 713 of the regular session of the Twenty-sixth Legislature not to exceed the sum of Thirty Thousand Dollars (\$30,000.00) for the fiscal year ending June 30, 1958 and Thirty Thousand Dollars (\$30,000.00) for the fiscal year ending June 30, 1959."

and

renumbering the following Sections to read "SECTION 3." and "SECTION 4."

MESSAGE FROM THE HOUSE

Returning following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 128**.

The above numbered Bill as amended in Conference was referred for enrollment.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 713**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 713** was read and consideration deferred:

We, your Conference Committee, to whom was referred Engrossed **HB 713**, and Engrossed Senate Amendments thereto, entitled:

AN ACT TO APPROPRIATE FOR THE OPERATION AND SUPPORT OF THE STATE BUREAU OF INVESTIGATION FOR THE FISCAL YEARS ENDING JUNE 30, 1958 AND JUNE 30, 1959; AUTHORIZING THE DIRECTOR, WITH THE APPROVAL OF THE GOVERNOR, TO CREATE POSITIONS, MAKE THE APPOINTMENTS AND FIX THE SALARIES OF NECESSARY PERSONNEL; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That Senate Amendment No. 1 be adopted.

2. That the following Conference Committee Amendments be adopted:

Page 1, SECTION 1, Line 23:
Strike the figures
"136,542.00 136,542.00"

and insert in lieu thereof the figures
"131,451.00 131,451.00."

Page 1, SECTION 1, Line 24:
Strike the figures
"325,091.00 325,091.00"

and insert in lieu thereof the figures
"320,000.00 320,000.00"

Respectfully submitted,

For the Senate:	For the House:
Hope, Chairman	Larason, Chairman
Wilson (Greer), Vice Chairman	Wolf, Vice Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young (Cleveland)	Lollar
	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarborough
	Vandiver

MOTION TO RECONSIDER VOTE

Senator Stipe asked unanimous consent to withdraw his motion to reconsider the vote by which the Conference Committee Report on **HB 630** was adopted, and by which the bill as amended in Conference was passed, which was the order.

As previously ordered, **HB 630**, to-

gether with Conference Committee Report thereon, was ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 323 correctly engrossed.

Engrossed SB 323 was properly signed and ordered transmitted to the Honorable House for consideration.

Senator Stipe presiding.

MESSAGE FROM HOUSE

Advising fourth reading of and transmitting Enrolled HB 676.

The above numbered Enrolled Bill was,

after fourth reading, properly signed and ordered returned to the Honorable House.

COMMITTEE REPORTS

By unanimous consent the following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

HB 772—Public Health.

As provided under the Field motion, the Senate was declared adjourned to meet at 11:00 a. m. Monday.

SEVENTY-SIXTH LEGISLATIVE DAY
Monday, May 20, 1957

Pursuant to adjournment, the Senate convened at 11:00 a. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams, and was declared at ease to meet at 12:30 p. m.

The Senate reconvened at 12:30 with the President presiding.

The roll call was as follows:

Present: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Allen, Collins (Creek), East-erly, Harris, Herndon, McClendon, Payne, Wilson (Beckham).—8.

The President declared a quorum present.

Prayer was offered by Mr. George O'Neal, Calendar Clerk.

The Journal for the last Legislative Day was declared approved.

Senator Frazier asked that the record show Senator Herndon excused for this Legislative Day for the reason that his wife is ill in a hospital in Madill, which was the order.

Senator Frazier asked unanimous consent, which was granted, that the Senate send flowers to Mrs. Herndon expressing the good wishes of the Senate.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 28, SJRs 40, 42 and 46 correctly engrossed.

SB 373 correctly enrolled.

Engrossed **SCR 28** and Engrossed

SJRs 40, 42 and 46 were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 373**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 471—State and Federal Government.

Senator Trent asked unanimous consent that **SB 471**, by Trent, be ordered withdrawn from the Committee on State and Federal Government, ordered printed and placed upon the Calendar, which was the order.

SB 472—County Government.

Senator Hall asked unanimous consent that **SB 472**, by Hall, be ordered withdrawn from the Committee on County Government, ordered printed and placed upon the Calendar, to which Senator Cowden objected.

HB 803—Criminal Jurisprudence.

Senator Mahan presiding.

GENERAL ORDER

HB 1040, by Norris of the House and Frazier of the Senate, was read and considered.

Upon motion of Senator Frazier, **HB 1040** was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules of the Senate were suspended, and **HB 1040** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1040 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Collins (Creek), Easterly, Harris, Herndon, McClendon, Payne, Wilson (Beckham).—8.

Not Voting: Ritzhaupt.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Allen, Collins (Creek), Easterly, Harris, Herndon, McClendon, Payne, Wilson (Beckham).—8.

Not Voting: Ritzhaupt.—1.

The Emergency was declared passed.

HB 1040 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 779, by Bradley, et al, was read and considered.

Senators Shoemake and Young (Cleveland) moved to amend **HB 779**, Line 2, Page 1, by striking after the word, "Director," the word, "may," and inserting the word, "shall," which amendment was declared adopted.

Senator Young (Cleveland) asked to

be made co-author of **HB 779**, which was the order.

Upon motion of Senator Young (Cleveland), **HB 779**, as amended and as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 779**, as amended and co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 779 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Frazier, Garvin, Grantham, Hamilton, Hope, McColgin, McSpadden, Mahan, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—29.

Nay: Perryman.—1.

Excused: Allen, Collins (Creek), Easterly, Harris, Herndon, McClendon, Payne, Wilson (Beckham).—8.

Not Voting: Baldwin, Fine, Hall, Jones, Miskovsky, Stipe.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Frazier, Garvin, Grantham, Hamilton, Hope, McColgin, McSpadden, Mahan, Miskovsky, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Perryman.—1.

Excused: Allen, Collins (Creek),

Easterly, Harris, Herndon, McClendon, Payne, Wilson (Beckham).—8.

Not Voting: Baldwin, Fine, Hall, Jones, Stipe.—5.

The Emergency was declared passed.

HB 779, as co-authored and amended, was referred for engrossment.

GENERAL ORDER

HJR 530, by Cartwright (Seminole) and Clark of the House, and Cartwright of the Senate, was read and considered.

Senators Dacus, Grantham, Dendy, Carrier, Miskovsky, Hope, Field, Wilson (Greer), Frazier, Sandlin, Perryman, Mahan, Young (Haskell), Stipe and Jones asked to be made co-authors of **HJR 530**, which was the order.

Upon motion of Senator Cartwright, **HJR 530**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended, and **HJR 530**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 530 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Frazier, Grantham, Hall, Hamilton, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Collins (Creek), Easterly, Harris, Herndon, McClendon, Payne, Wilson (Beckham).—8.

Not Voting: Fine, Garvin, Sandlin.—3.

The Resolution was declared passed.

HJR 530, as co-authored, was properly signed and ordered returned to the Honorable House.

Senators Payne, Wilson (Beckham) and Easterly asked to be recorded present, which was the order.

GENERAL ORDER

HB 760, by Hammers, was read and considered.

Senator Baldwin moved to amend **HB 760**, page 1, by amending the title by placing a semi-colon after the word, "voters," and striking the next thirteen words, "Provided that school district elections shall be conducted by the County Election Board," which amendment was declared adopted.

Senators Miskovsky and Walker moved to amend **HB 760** by adding a new section to be designated Section 3, and renumbering the succeeding section as follows: "Section 3. All persons voting at a school election shall be required to sign a poll book wherein it shall be recited that he is a duly qualified and registered elector in the county and precinct in which he resides. Such poll book shall be kept in the office of the County Election Board for a period of three years following election in which was signed before same is destroyed," which amendment was declared adopted.

Senator Shoemake asked unanimous consent, which was granted, that further consideration of **HB 760** be deferred to some future legislative day.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 120** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT
OF THE SENATE AND THE
SPEAKER OF THE HOUSE OF
REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 120** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIA-

TION TO THE STATE DEPARTMENT OF HEALTH; STATING THE PURPOSE; PROVIDING FOR RECEIVING FEDERAL FUNDS; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF PERSONNEL; STATING THE METHOD OF ALLOCATION OF FUNDS TO THE LOCAL HEALTH DEPARTMENTS; PROVIDING FOR THE METHOD OF PAYMENT OF CLAIMS; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY, beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendments No. 1 and 2 be rejected.
2. That the figures "\$902,525.00" in both columns, Page 1, Section 1, Line 19, be stricken, and the figures, "\$737,525.00" be inserted in lieu thereof in both columns.
3. That all the words and figures on Lines 20 and 21, Page 1, be stricken.
4. That the enacting clause be inserted.

Respectfully submitted,

Senate Conferees:		House Conferees:	
Hope	Chairman	Larson	Chairman
Wilson (Greer)	Vice Chairman	Wolf	Vice Chairman
Easterly		Bliss	
Grantham		Calkins	
Herndon		Livingston	
Stipe		Lollar	
Trent		Morford	
Young		Pazoureck	
(Cleveland)		Ham	
		Levergood	
		Pitcher	
		Scarborough	

SB 120, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hall, Hamilton, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Grantham.—1.

Excused: Allen, Collins (Creek), Harris, Herndon, McClendon.—5.

Not Voting: Baldwin, Boecher, Collins (Pontotoc), Coppock, Fine, Jones.—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hall, Hamilton, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Grantham.—1.

Excused: Allen, Collins (Creek), Harris, Herndon, McClendon.—5.

Not Voting: Baldwin, Boecher, Collins (Pontotoc), Coppock, Fine, Jones.—6.

The Emergency was declared passed.

SB 120, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

GENERAL ORDER

HB 1042, by Shoemake, was read and considered.

Senators Frazier, Shoemake, Young (Haskell), Ritzhaupt, Tipps, Collins (Pontotoc), Easterly and Mahan asked to be made co-authors of **HB 1042**, which was the order.

Senator Frazier asked unanimous consent that further consideration of **HB 1042** be deferred for this legislative day, which was the order.

Senator Dacus asked that Senator Hope be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

HB 1005, by Sweeney and Greenhaw of the House, and Perryman of the Senate, was read and considered.

Senator Dacus asked to be made a co-author of **HB 1005**, which was the order.

Upon motion of Senator Perryman, **HB 1005**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Perryman, the rules of the Senate were suspended, and **HB 1005**, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1005 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Grantham, Hall, Hamilton, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Collins (Creek), Harris, Herndon, Hope, McClendon.—6.

Not Voting: Boecher, Dendy, Fine, Garvin, Wilson (Beckham).—5.

The Bill was declared passed.

HB 1005 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 998 by Craig and Bailey (Kay) of the House, and Grantham of the Senate, was read and considered.

Upon motion of Senator Grantham, **HB 998** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules of the Senate were suspended, and **HB 998** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 998 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Young (Cleveland).—32.

Excused: Allen, Collins (Creek), Harris, Herndon, Hope, McClendon.—6.

Not Voting: Dendy, Garvin, McColgin, Wilson (Beckham), Wilson (Greer), Young (Haskell).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Young (Cleveland).—32.

Excused: Allen, Collins (Creek), Harris, Herndon, Hope, McClendon.—6.

Not Voting: Dendy, Garvin, McColgin, Wilson (Beckham), Wilson (Greer), Young (Haskell).—6.

The Emergency was declared passed.

HB 998 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 997, by Stevens, et al, was read and considered.

Upon motion of Senator Walker, **HB 997** was advanced to engrossment and third reading.

Upon motion of Senator Walker, the rules of the Senate were suspended, and **HB 997** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 997 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Excused: Allen, Collins (Creek), Harris, Herndon, Hope, McClendon.—6.

Not Voting: Dacus, Dendy, Garvin, Wilson (Beckham), Young (Haskell).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Excused: Allen, Collins (Creek), Harris, Herndon, Hope, McClendon.—6.

Not Voting: Dacus, Dendy, Garvin, Wilson (Beckham), Young (Haskell).—5.

The Emergency was declared passed.

HB 997 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 555, by Cunningham and Levergood, was read and considered.

Senator Miskovsky moved to amend **HB 555**, line 4, page 2, by striking the word, "and," at the end of line 4, and placing a period after the word, "misdemeanor," and by striking all of lines 5, 6, 7, 8 and 9, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 555**, line 5, page 1, by striking after the word, "produce," and before the word, "indelible," the word, "an," and inserting the words, "a permanent," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 555**, line 5, page 1, by striking after the word, "visible," and before the word, "the," the word, "through," and inserting the word, "on," which amendment was declared adopted.

Senators Miskovsky and Perryman asked to be made co-authors of **HB 555**, which was the order.

Upon motion of Senator Miskovsky, **HB 555**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HB 555**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 555 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hall, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Boecher, Cartwright, Hamilton, Young (Haskell).—4.

Excused: Allen, Collins (Creek), Harris, Herndon, Hope, McClendon.—6.

Not Voting: Frazier, Grantham, Jones, Shoemake.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hall, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Boecher, Cartwright, Hamilton, Young (Haskell).—4.

Excused: Allen, Collins (Creek), Harris, Herndon, Hope, McClendon.—6.

Not Voting: Frazier, Grantham, Jones, Shoemake.—4.

The Emergency was declared passed.

HB 555, as co-authored and amended, was referred for engrossment.

GENERAL ORDER

HB 719, by Pitcher, et al of the House, and Hall of the Senate, was read and considered.

By unanimous consent, upon request of Senator Fine, further consideration of **HB 719** was deferred pending an opinion of the Attorney General.

Senator Rinehart presiding.

HB 1045, by Nance of the House, and Young (Cleveland) of the Senate, was read and considered.

Upon motion of Senator Young (Cleveland), **HB 1045** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 1045** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1045 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hall, Hamilton, McColgin, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Allen, Collins (Creek), Harris, Herndon, Hope, McClendon.—6.

Not Voting: Frazier, Grantham, Jones, McSpadden, Miskovsky.—5.

The Bill was declared passed.

HB 1045 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1006, by Garrison and Reudy of the House, and Mahan of the Senate, was read and considered.

Upon motion of Senator Mahan, **HB 1006** was advanced to engrossment and third reading.

Upon motion of Senator Mahan, the rules of the Senate were suspended, and **HB 1006** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1006 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Hall, Hamilton, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin,

Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Collins (Creek), Harris, Herndon, Hope, McClendon.—6.

Not Voting: Baldwin, Cartwright, Fine, Frazier, Grantham, Jones, Tipps, Wilson (Greer).—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Hall, Hamilton, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—30.

Excused: Allen, Collins (Creek), Harris, Herndon, Hope, McClendon.—6.

Not Voting: Baldwin, Cartwright, Fine, Frazier, Grantham, Jones, Tipps, Wilson (Greer).—8.

The Emergency was declared passed.

HB 1006 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 786, by Nevins and Langley of the House, and Walker of the Senate, was read and considered.

Senator Payne asked unanimous consent that further consideration of **HB 786** be temporarily deferred, which was the order.

Senator Hope asked to be recorded present, which was the order.

GENERAL ORDER

HB 987, by Huff and Clark, was read and considered.

Upon motion of Senator Collins (Pontotoc), **HB 987** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Pon-

totoc), the rules of the Senate were suspended, and **HB 987** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 987 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Collins (Creek), Harris, Herndon, McClendon.—5.

Not Voting: Baldwin, Cartwright, Fine, Frazier, Jones, Mahan, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Collins (Creek), Harris, Herndon, McClendon.—5.

Not Voting: Baldwin, Cartwright, Fine, Frazier, Jones, Mahan, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 987 was properly signed and ordered returned to the Honorable House.

Senator Mahan presiding.

GENERAL ORDER

HB 786 was considered further.

Senator Payne asked unanimous consent to be made co-author of **HB 786**, which was the order.

Upon motion of Senator Payne, **HB 786** was advanced to engrossment and third reading.

Upon motion of Senator Payne, the rules of the Senate were suspended, and **HB 786** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 786 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Collins (Creek), Harris, Herndon, McClendon.—5.

Not Voting: Baldwin, Boecher, Cartwright, Fine, Garvin, Jones, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency the roll call resulted as follows:

Aye: Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hall, Hamilton, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Allen, Collins (Creek), Harris, Herndon, McClendon.—5.

Not Voting: Baldwin, Boecher, Cartwright, Fine, Garvin, Jones, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 786, as co-authored, was properly signed and ordered returned to Honorable House.

Senator McSpadden asked to be shown excused until such time as he might return to the Chamber, which was the order.

GENERAL ORDER

HB 910, by Stevens, was read and considered.

Upon motion of Senator Walker, **HB 910** was advanced to engrossment and third reading.

Upon motion of Senator Walker, the rules of the Senate were suspended, and **HB 910** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 910 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hall, Hamilton, Hope, McColgin, Mahan, Miskovsky, Payne, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—27.

Excused: Allen, Collins (Creek), Harris, Herndon, McClendon, McSpadden.—6.

Not Voting: Baldwin, Boecher, Cartwright, Coppock, Cowden, Fine, Garvin, Jones, Perryman, Rinehart, Wilson (Beckham).—11.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake,

Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Allen, Collins (Creek), Harris, Herndon, McClendon, McSpadden.—6.

Not Voting: Baldwin, Cartwright, Coppock, Cowden, Fine, Rinehart, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 910 was referred for engrossment.

PENDING ACTION ON HAS to SB 104

Senator Hope moved that the Senate reject **HAS** to **SB 104** and request a Conference, referring the Bill to the Joint Conference Committee on Appropriations, which motion prevailed.

PENDING ACTION ON HAS to SB 114

Senator Hope moved that the Senate reject **HAS** to **SB 114**, and request a Conference, referring the Bill to the Joint Conference Committee on Appropriations, which motion prevailed.

Senators Allen, Harris and McSpadden asked to be recorded present, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 183, 185 and 433**, as amended.

HAS to **SB 183** read as follows, and concurred in upon motion of Senator Young (Haskell):

AMENDMENT NO. 1. Page 1, **TITLE**, of Engrossed Senate Bill No. 183 amend Lines 8 and 9, after the word "OF" and before the word "THE" by striking the language "THE DIVISION OF CHILD WELFARE OF."

AMENDMENT NO. 2. Page 2, **SECTION 5**, Lines 30 and 31, by striking all of Subsection "(g)" and renumbering Subsection "(h)" Line 32½ as Subsection "(g)".

AMENDMENT NO. 3. Page 3, **SEC-**

TION 5, Lines 2 and 3, by striking all of Subsection (4).

SB 183, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hall, Hamilton, Harris, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Collins (Creek), Herndon, McClendon.—3.

Not Voting: Baldwin, Cartwright, Collins (Pontotoc), Coppock, Fine, Garvin, Hope.—7.

The Bill, as amended, was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

HA to **SB 185** read as follows, and concurred in upon motion of Senator Young (Haskell):

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 185, Page 2, **SECTION 2**, Subsection 3, Lines 5, 6, 7 and 8 by striking that part of line 5 beginning with the word "Provided" and all the remainder of line 5, all of lines 6, 7 and 8 down to period on said line.

SB 185, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perry-

man, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Creek), Herndon, McClendon.—3.

Not Voting: Baldwin, Boecher, Fine, Hope, Sandlin.—5.

The Bill, as amended, was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

HAs to SB 433 read as follows, and concurred in upon motion of Senator Easterly:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 433 by adding the following co-authors: ALLEN of the Senate and DAVIS, WILLIAMS (Woodward) and LANCE of the House.

AMENDMENT NO. 2. Page 1, SECTION 1, line 13, amend by inserting after the figures “(\$18,000,000.00),” the following: “and in each county in the State having a population of not less than fourteen thousand three hundred (14,300) and not more than fourteen thousand five hundred (14,500) as shown by the last preceding Federal Decennial Census, and having a 1956 assessed valuation in excess of Seventeen Million Dollars (\$17,000,000.00), and in each county in the State having a population of not less than thirty-four thousand five hundred (34,500) and not more than thirty-five thousand (35,000) as shown by the last preceding Federal Decennial Census, and having a 1956 assessed valuation in excess of Twenty-seven Million Five Hundred Thousand Dollars (\$27,500,000.00)”.

SB 433, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock,

Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Creek), Herndon, McClendon.—3.

Not Voting: Boecher, Hope, Jones, Sandlin.—4.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Creek), Herndon, McClendon.—3.

Not Voting: Boecher, Hope, Jones, Sandlin.—4.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Hamilton presiding.

GENERAL ORDER

HB 510, by Goodfellow, et al, and Allen and Miskovsky of the Senate, was read and considered.

Upon motion of Senator Allen, **HB 510** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules of the Senate were suspended, and **HB 510** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 510 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—30.

Nay: Garvin, Grantham, Hall, Hamilton, Harris, Ritzhaupt, Young (Cleveland).—7.

Excused: Collins (Creek), Herndon, McClendon.—3.

Not Voting: Boecher, Jones, Mahan, Rinehart.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Hall, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—31.

Nay: Garvin, Grantham, Hamilton, Harris, Ritzhaupt, Young (Cleveland).—6.

Excused: Collins (Creek), Herndon, McClendon.—3.

Not Voting: Boecher, Jones, Mahan, Rinehart.—4.

The Emergency was declared passed.

HB 510 was referred for engrossment.

GENERAL ORDER

HB 772 by King and Mitchell of the House and Young (Haskell) of the Senate, was read and considered.

Senator Miskovsky moved to amend

HB 772 by striking the title and body of the Bill and the names of the authors thereof, and inserting the following: "**HB 772**, by Foster. An Act Relating to the Oklahoma Hospital for Crippled Children; Changing the Name to Oklahoma Children's Memorial Hospital; amending 70 O. S. 1951, § 1259; and declaring an Emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

Section 1. 70 O. S. 1951, § 1259 is hereby amended to read as follows: 1259. The State Board of Public Affairs is hereby authorized and directed to build and equip, or cause to be built and equipped, a hospital in Oklahoma City, Oklahoma, said hospital to be connected with and under the management of * * * The University of Oklahoma Medical Center, to be known as * * * The Oklahoma Children's Memorial Hospital * * * to be located on land set aside for * * * The University of Oklahoma Medical Center located in Oklahoma City, Oklahoma. * * * The Oklahoma Children's Memorial Hospital shall be a service institution for the physically handicapped children of this State and shall also be a teaching and training hospital for the University of Oklahoma Medical Center, and the University Hospital shall be a teaching and training hospital for said Medical Center.

Section 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval," which amendment was declared adopted.

Upon motion of Senator Miskovsky, **HB 772**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HB 772**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 772 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—36.

Excused: Collins (Creek), Herndon, McClendon.—3.

Not Voting: Baldwin, Jones, Mahan, Trent, Young (Cleveland).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—36.

Excused: Collins (Creek), Herndon, McClendon.—3.

Not Voting: Baldwin, Jones, Mahan, Trent, Young (Cleveland).—5.

The Emergency was declared passed.

HB 772, as amended, was referred for engrossment.

GENERAL ORDER

HB 945, by Lollar and Williams (Murray) was read and considered.

Senator Stipe moved to amend **HB 945**, line 1, page 2, by striking after the word, "with," and before the word, "such," the word, "caution," and substituting the words, "ordinary care," which

amendment was declared adopted by unanimous consent upon request of Senator Hall.

Senator Collins (Creek) asked to be recorded present, which was the order.

Senator Grantham moved to amend **HB 945**, line 6, page 2, by striking all of lines 6 to 11 inclusive being Section 2, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 945**, line 2, page 1, by striking after the word, "of," and before the word, "lights," the word, "amber," and inserting the word, "purple," which amendment was declared adopted.

The Sergeant-at-Arms was recognized and announced the presence of a Committee from the Honorable House composed of Representatives Stevens, Cartwright and Romang. Whereupon Representative Stevens invited the Senate to a Joint Session at 3:30 p. m. to hear a message by the Governor, The Honorable Raymond Gary.

Senator Field moved that the President Pro Tempore be authorized to appoint a committee from the Senate to advise the Honorable House that the Senate would meet in Joint Session to hear the message of the Governor at the prescribed hour, 3:30 p.m., which motion prevailed, the President Pro Tempore appointing as such Committee Senators Dacus, Rinehart and Coppock.

Senator Hall asked unanimous consent to strike **HB 945** from the Calendar, to which objection was voiced.

Upon motion of Senator Hall, **HB 945**, as amended, was ordered stricken from the Calendar.

GENERAL ORDER

HB 927, by Huser, et al was read and considered.

Further consideration of **HB 927** was deferred temporarily, by unanimous consent, upon request of Senator Fine.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 846 and 867 and SJR 45 and SBs 25, 196, 215, 259, 301, 312, 359, 370, 379, 389, 437, 449, 459, 460, 464, 466, 469 and 470 correctly engrossed.

SRs 47, 49, 50, SCRs 25, 26 and 27 and SBs 16, 32, 44, 66, 84, 128, 158, 194, 202, 244, 250, 268, 328 and 361 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 846 and 867**, as amended, were each properly signed and ordered returned to the Honorable House.

Engrossed **SJR 45** and Engrossed **SBs 25, 196, 215, 259, 301, 312, 359, 370, 379, 389, 437, 449, 459, 460, 464, 466, 469 and 470** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SRs 47, 49 and 50** were each properly signed and ordered transmitted to the Secretary of State.

Enrolled **SCRs 25, 26 and 27** were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SBs 16, 32, 44, 66, 84, 128, 158, 194, 202, 244, 250, 268, 328 and 361**, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

The Sergeant-at-Arms was recognized and announced the presence of the Senate Committee appointed by President Pro Tempore Baldwin to advise the Honorable House that the Senate would meet in Joint Session at 3:30 p. m. and Senator Dacus, Chairman, announced the duty performed, whereupon the Committee was dismissed.

Upon motion of Senator Fine, the hour of 3:30 p. m., having arrived, the Senate proceeded to the House Chamber for a Joint Session.

JOINT SESSION

The Senate and Honorable House, in

Joint Session, was called to order by the President of the Senate, Lieutenant Governor Cowboy Pink Williams.

Upon motion of Senator Field, the attendance roll call of the Senate today was considered the roll call of the Senate in Joint Session, it being as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McCollgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—42.

Excused: Herndon, McClendon.—2.

Upon motion of Representative Bullard, the attendance roll call of the Honorable House today was considered the roll call of the House in Joint Session, it being as follows:

Present: Alexander, Allard, Andrews, Arrington, Bailey (Cleveland), Belvin, Bliss, Bohr, Bond (Marshall), Bond (Stephens), Bouse, Bower, Bradley, Briscoe, Bullard, Calkins, Camp, Carey, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Chambers, Clark, Cole, Cook, Cox, Craig, Cunningham, Daniel, Daugherty, Davis, Dolezal, Etling, Finch, Foster, Fuller, Garrison, Goodfellow, Gotcher, Graves, Graybill, Green, Greenhaw, Ham, Hammers, Hargrave, Hill, Horton, Huff, Hurst, Huser, Inman, Jumper, Kelly, King, Kite, Lance, Langley, Larason, Levergood, Livingston, Lollar, Long (Caddo), Long (Seminole), McCarty, Metcalf, Mitchell, Moad, Morford, Munson, Murrow, Musgrave, Nance, Nevins, Nigh, Nixon, Norris, Odom, Ogden, Ozmun, Patten, Pazoureck, Pitcher, Price, Priebe, Privett, Reudy, Richeson, Rives, Rogers, Romang, Ruby, Sampsel, Scarbrough, Shibley, Shoemake, Simmons, Sk e i t h, Smith, Sparkman, Sparks, Spear, Stev-

ens, Stewart, Strickland, Sumrall, Sweeney, Taliaferro, Traw, Vandiver, Welch, Williams (Murray), Williams (Woodward), Wilson, Wolf, Mr. Speaker.—116.

Excused: Bailey (Kay), Buckler, Slater, Sparger, Tinker.—5.

The President declared a quorum of the Senate and the Honorable House present and the Joint Session duly assembled.

The President appointed as a Joint Committee, to advise the Governor the Joint Session awaits his presence, the following: Representatives, Gotcher, Munson and Senators Jones and Harris.

The Joint Session was declared at ease.

The Joint Session was called to order by the President of the Senate.

The Sergeant-at-Arms announced the presence of Governor Raymond Gary, who was escorted to the Speaker's desk by the Joint Committee.

The President presented the Governor to the Joint Session, who advised the members of the 26th Legislature of the great damage done roads, bridges, agriculture, and many other parts of our overall economy by recent floods in Oklahoma; that he had met with the Civil Defense of the U. S. Government and had asked the Government for assistance; that the Government would pay 100% of some repair work but only 50% of other repair work. The Governor suggested two ways that could be used in raising money for repairs— (1) by taking from the Construction Fund of the Highway Department, (2) by providing an emergency tax, suggesting a 1 cent gasoline tax increase for a period effective June 1, 1957 to December 31, 1957, he, as Governor, to have the authority to cancel the tax earlier if sufficient money is raised.

At the conclusion of the Governor's remarks, it was upon motion of Senator

Field that the Joint Session was ordered dissolved.

The Senate, in its Chamber, was called to order by Senator Hamilton.

GENERAL ORDER

HB 927, by Huser et al, was read and considered.

Senator Wilson (Beckham) moved to amend **HB 927**, line 7, page 2, by adding after the word "be" and before the word "personally" the following: "mailed to" which amendment was declared failed of adoption.

Upon motion of Senator Sandlin, **HB 927** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended and **HB 927** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 927 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker.—32.

Nay: Boecher, Price, Young (Cleveland), Young (Haskell).—4.

Excused: Herndon, McClendon.—2.

Not Voting: Hall, Harris, Hope, Mahan, Wilson (Beckham), Wilson (Greer).—6.

The Bill was declared passed.

HB 927 was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 555, 779 and 910 each correctly engrossed.

Engrossed **SAs** to and Engrossed **HBs 555, 779 and 910** were each properly signed and ordered returned to the Honorable House.

COMMITTEE REPORT

By unanimous consent the following Committee Report was submitted:

The following Bill was reported by the Committee named, ordered printed and placed upon the calendar unless otherwise indicated:

DO PASS, as amended:

HB 828—Municipal Government.

Senator Cartwright asked unanimous consent, which was granted that Committee substitute for **HB 828** be taken up for immediate consideration, the Bill being read at length.

Senator Cartwright asked unanimous consent, which was granted, that the name of Representative Graves be removed as a co-author of **HB 828**, as amended.

Senators Cartwright, Baldwin, Young (Haskell), Boecher, Fine, Jones, Collins (Creek), Carrier, Coppock and Ritzhaupt asked to be made co-authors of **HB 828**, as amended, which was the order.

Senator Allen moved to amend Committee substitute for **HB 828**, by striking the title and body of the bill and substituting therefor the following:

AN ACT LEVYING AN OCCUPATION TAX IN ADDITION TO ALL OTHER TAXES NOW LEVIED UPON OR IN CONNECTION WITH GAS ON THE BUSINESS OR OCCUPATION OF PRODUCING GAS IN OKLAHOMA; PROVIDING THAT THE TAX MAY BE REFERRED TO AS "SEVERANCE" TAX; FOR APPORTIONMENT OF THE TAX TO THE HIGHWAY FUND; FOR THE REPORTING AND

PAYING OF THE TAX; MAKING UNPAID TAXES A LIEN; AUTHORIZING THE COMMISSION TO PERMIT THE CONSOLIDATION OF REPORTS AND RETURNS OF THE GROSS PRODUCTION TAX WITH THE SEVERANCE TAX; DEFINING WORDS AND PHRASES; PROVIDING THAT THIS ACT SHALL BECOME EFFECTIVE JULY 1, 1957, EXPIRING JUNE 30, 1958 AND PROVIDING FOR AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. The tax levied under and by virtue of this Act may be referred to as "Severance Tax."

SECTION 2. The following words, terms and phrases shall when used in this Act, except where the context clearly indicates a different meaning, have the following meaning:

(1) The word "Commission" shall mean the Oklahoma Tax Commission.

(2) The word "Person" shall mean and include an individual, a corporation, a trust and any other entity recognized as such under the Laws of the State of Oklahoma.

(3) The word "Gas" shall mean and include all minerals and gaseous products such as natural gas and casing head gas taken from the earth and waters, regardless of whether produced from a gas well or from a well which also produces oil, distillate or a condensate, or other products.

(4) The phrase "Market Value" means the value of gas immediately after being produced, therefore, the amount received or the amount that could or should have been received for gas if sold, including any and all premiums, inducement payments, bonus payments, or subsidies. In case gas is sold under circumstances where the sales price does not represent the cash price thereof prevailing for gas of like kind, character or quality in the area

from which the gas is produced, the Commission may require the tax to be paid upon the basis of the prevailing price then being paid at the time of production thereof in said area for gas of like kind, quality and character.

SECTION 3. In addition to all other taxes now levied on or in connection with gas or gas producing minerals in place, there is herewith and hereby levied an occupation tax on the business or occupation of producing gas in the State of Oklahoma at the rate of three per cent (3%) of the market value of all gas produced.

(a) The tax levied by this Act shall apply to both royalty gas and working interest gas. The tax shall be borne ratably by all interested parties, including royalty interests; and producers or purchasers of gas are hereby authorized and required to withhold from any payment due interested parties, the proportionate tax due and remit the same to the Commission.

SECTION 4. It is hereby declared to be the object and purpose of this Act to provide revenue for the maintenance and support of the common schools of this state and all revenue collected under this Act, with the exception of two per cent (2%) which shall be apportioned to the Oklahoma Tax Commission for the purpose of defraying the expense of administering and enforcing this Act, shall be apportioned to the State Highway Fund to be expended for the use and benefit of the common schools of this state upon the appropriation of the Legislature for said purpose.

SECTION 5. The tax levied under and by virtue of this Act shall be paid on a monthly basis in accordance with the provisions of this Act.

(a) The tax levied by this Act shall become due on the first day of each calendar month on all gas produced in and saved during the preceding monthly period, and if the tax is not paid on or before the end of said month the same

becomes due the tax shall become delinquent and shall be collected in the manner provided by law for the collection of delinquent gross production taxes.

(b) On gas sold at the time of production the tax thereon shall be paid by the purchaser of such products, and such purchaser shall, and is hereby authorized to deduct in making settlements with the producer and/or royalty owner, the amount of tax so paid; provided, that in the event gas on which such tax becomes due is not sold at the time of production but is retained by the producer, the tax on such not so sold shall be paid by the producer for himself including the tax due on royalty not sold; provided further, that in settlement with the royalty owner such producer shall have the right to deduct the amount of such tax so paid on royalty or to deduct therefrom royalty gas equivalent in value at the time such tax becomes due with the amount of the tax paid.

(c) Gas when produced and utilized in any manner, except when used in the operation of the lease or premises in the production of oil or gas therefrom, or for repressuring thereon, shall be considered for the purpose of this Act, as to the amount utilized, as gas actually produced and saved.

SECTION 6. TAX PAID TO TAX COMMISSION — STATEMENTS BY PERSON PAYING TAX — STATEMENTS BY PRODUCER. — The tax herein provided for shall be paid to the Commission. The person, firm, association or corporation paying the tax shall file with said Commission at the time the tax is required to be paid, a statement, under oath, on forms prescribed by said Commission, giving with other information required, the following:

- (a) Full description of the property by lease name, subdivision of quarter section, section, township and range, from which gas was produced;
- (b) The name of the producer;

(c) The gross amount of gas purchased;

(d) The total value of gas at the price paid therefor, if purchased at time of production; and

(e) The prevailing market price of gas sold at time of production; provided, that in lieu of such statement, a purchaser, at time of production, may furnish a true verified copy of the regular settlement sheet in use by such purchaser, if such sheet contains all the information required.

Any person engaged in the production within this state of gas shall file with the Commission a statement under oath upon forms prescribed by said Commission, giving, along with other information required, the following:

(a) Name of the property, description by subdivision of quarter section, section, township and range;

(b) The gross amount of gas produced and saved:

(c) The name of the purchaser and the price received therefor; and

(d) Each report required hereunder shall be filed on separate forms as to product and county.

Reports from either purchaser and/or producer, as the case may be, shall be delinquent thirty (30) days after the end of each month, and every person, firm, association or corporation required to file such report shall be subject to penalty of \$25.00 per day for each property upon which such person, firm, association or corporation shall fail or refuse to file such reports. The penalties herein prescribed shall be for failure to file reports and shall be in addition to the penalty imposed at the rate of 18% per annum for delinquent tax, and shall likewise constitute a lien against the assets of such person, firm, association or corporation failing or refusing to file such reports. The penalties prescribed under this Section shall be collected in the same manner

as the principal tax and shall be apportioned as the principal tax.

SECTION 7. STATEMENTS AS TO TAX ON SETTLEMENTS—ACCEPTANCE OF DEDUCTIONS.—All statements or settlement sheets for gas shall have stamped or written thereon the following words: "Severance tax deducted and paid," and payee accepts such deduction and authorizes payment thereof to State of Oklahoma.

SECTION 8. LIEN FOR TAX—LIABILITY NOT RELEASED BY PROVISION FOR PAYMENT.—The tax hereby levied shall, at all times, be and constitute a first and paramount lien against the purchaser's or producer's property as the case may be, both real and personal; and the provisions hereof, making the purchaser liable to pay such tax, and the provisions requiring the producer to pay the royalty owner's tax, in nowise releases the producer or purchaser from liability to pay same, in all cases where such tax is not paid.

SECTION 9. REPORTS BY CARRIERS OF OIL AND GAS TRANSPORTED—REPORTS BY REFINERS—REPORTS BY PERSONS PURCHASING OR STORING OIL.—It shall be the duty of every railroad company, pipe line or transportation company to furnish to the Commission, upon forms prescribed by it, any and all information relative to the transportation of gas subject to tax, that may be required to properly enforce the provisions of this Act; and such reports shall contain, along with other information required, the name of the shipper, amount of gas transported, point of receipt of shipment and point of destination; and said Commission may require any such pipe line or transportation company to install suitable measuring devices to enable such company to include in such reports the quantity of gas transported within, into, out of, or across the State of Oklahoma.

It shall be the duty of every person, firm, association, or corporation engaged in the operation of a plant for the processing of gas, in the State of Oklahoma to furnish monthly to the Commission, upon forms prescribed by it, any and all information relative to the amount of gas subject to tax that has been processed by it during such monthly period, and on hand at the close of such period, that may be required to properly enforce the provisions of this Act.

It shall be the duty of every person, firm, association or corporation engaged in the purchase or storing of gas subject to tax in the State of Oklahoma to furnish monthly a report to the Oklahoma Tax Commission, upon forms prescribed by it, showing the amount of such gas in storage, giving, along with other information required, the location, identity, character and capacity of the storage receptacle in which such gas is stored. All such reports shall be filed for each calendar month and to be delinquent thirty (30) days after each period. The failure of any person, firm, association or corporation to comply with the provisions of this section shall make any such person, firm, association or corporation liable to a penalty of twenty-five dollars (\$25.00) for each day it shall fail or refuse to furnish such statement or comply with the provisions of this Act; and such penalty may be recovered at the suit of the State, or relation of Commission; and such penalty so collected shall be apportioned as other gross production tax penalties.

SECTION 10. PURCHASER TO WITHHOLD TAX—PAYMENT BY PURCHASER.—All purchasers of gas shall recognize the Commission's order to withhold payment for all production wherein the severance tax and penalty, payable by any producer or royalty owner, are unpaid or delinquent, until such tax and penalty are paid; and on failure of the producer or royalty owner

to pay such tax and penalty, the purchaser of such production shall, on order of the Commission, pay such tax and penalty, and its receipt therefor shall be accepted by such producer or royalty owner in lieu of cash in settlement for such production; and this shall also apply in any case where a subsequent purchaser, or purchaser of subsequent gas shall be so notified, and shall also apply when the interest against which such tax and penalty shall have accrued may have been transferred subsequent to the accrual of said tax and penalty.

SECTION 11. When the ownership of gas is in dispute or in litigation and the gas is sold, the tax levied under this Act shall be paid from the proceeds or funds in the hands of the purchaser of such gas; and in lieu of payment for such production, to the extent of such tax, the Commission's receipt therefor shall be accepted in lieu of money in settlement of the purchase price of such production; and wherever any such gas is assigned as security for debt or otherwise, such tax shall be likewise paid by such assignee; and such tax shall constitute a lien upon the interest assigned, which shall be paramount to such indebtedness for which the assignment is made, and whenever such tax shall become delinquent, the usual penalty shall apply.

SECTION 12. RULES AND REGULATIONS — BOND — REPORTS—ACTIONS.—The Commission is hereby authorized and empowered to prescribe and promulgate all necessary rules and regulations for the purpose of making and filing of all reports required hereunder and otherwise necessary to the enforcement of this Act; and may, at its option and discretion, require a sufficient bond from any person, firm, or corporation charged with the making and filing of reports and the payment of the taxes herein imposed; and said bond shall run to the State of Oklahoma and shall be conditioned upon the making and filing of reports

as required by law, upon compliance with the rules and regulations of the Commission, and for the prompt payment, by the principal therein, of all taxes justly due the state by virtue of the provisions hereof; and when any reports required have not been filed, or may be insufficient to furnish all the information required by the Commission, the Commission shall institute, in the name of the State of Oklahoma, upon relation of the Commission, any necessary action or proceedings in the courts having jurisdiction, to enjoin such persons, firm, association or corporation from continuing operations until such reports have been filed as required, and in all proper cases, injunction shall issue without bond from the State of Oklahoma; upon showing that the state is in danger of losing its claim or the property is being mismanaged, dissipated or concealed, a receiver shall be appointed at the suit of the State.

(a) The Commission is authorized but not directed to permit where practical the consolidating of returns and reports required under the provisions of the Gross Production Tax Act, which Act presently appears as Title 68, Sec. 821, et seq. with reports and returns required under this Act.

SECTION 13. AMENDED REPORTS OF PRODUCERS, REFINERS, PROCESSORS AND PURCHASERS. — All producers, refiners, processors or purchasers of gas are hereby authorized and directed to prepare and file with the Commission, within sixty (60) days from the passage and approval of this Act or any time, upon the demand of said Commission, such amended producers', refiners', processors' or purchasers' reports as may be necessary to show the particular leasehold and also the particular well or wells from which gas is produced, refined, processed or purchased by them was produced.

SECTION 14. REFINERS AND PROCESSOR TO OBTAIN PERMIT—

BOND—RESTRAINT OF OPERATION WITHOUT PERMIT. — All persons, firms, associations or corporations operating refineries or processing plants engaged in the business of refining or processing of gas, upon which there is paid or payable a severance tax, shall, within thirty (30) days after the passage and approval of this Act, secure a permit which shall be in the form of a license from the Commission, by making application upon forms prescribed by it, and the Commission may, at its option and discretion, require a bond from any such person, firm, association or corporation before the issuance of such permit; any bond required herein by the Commission shall be for the purpose of indemnifying the State of Oklahoma against loss by reason of non-payment of severance tax upon any gas refined or processed in such refineries or processing plants. In all cases where such permit is not secured, the State of Oklahoma may institute, upon relation of the Commission, suit to restrain such person, firm, association or corporation from operating such refinery or processing plant, until such permit is secured.

SECTION 15. INVESTIGATIONS AND INQUESTS BY TAX COMMISSION. — The Commission is hereby vested with full authority to make any investigation or hold any inquest deemed by it necessary to a full and complete disclosure of the true facts as to the amount of production from any oil and gas well, or of any company or other producer thereof, and as to the rendition thereof for taxing purposes.

SECTION 16. PARTIAL INVALIDITY—ACT OF 1935.—The provisions of this Act are hereby declared to be severable, and in case any part or section, or provision of this Act is held void by any court of competent jurisdiction, the remaining parts, sections or provisions of this Act shall not be thereby impaired or otherwise affected.

SECTION 17. This Act shall become effective beginning with the first day of July, 1957, and expire on the 30th day of June, 1958.

SECTION 18. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

Senator Miskovsky moved to table the Allen amendment.

Senator Wilson (Beckham) moved that the rules of the Senate be suspended for the purpose of permitting Senator Allen to discuss his amendment, which motion prevailed.

The vote occurring on the Miskovsky motion, the Allen amendment was declared tabled.

Senator Rinehart moved to amend Committee Substitute for **HB 828**, Line 29, page 2, Section 16, by adding after the word "Fund" the following: "80% and 20% to the County Commissioners of the State on a road mileage basis."

Senator Miskovsky moved to amend the Rinehart amendment by substituting the following Section and renumbering the remaining Sections: "Section 8. Provided that the State Highway Commission may make such repairs to county roads and bridges damaged by the recent excessive rains and floods as they may in their judgment deem necessary" which amendment by unanimous consent he withdrew.

The vote occurring on the Rinehart amendment, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Grantham, Hamilton, McColgin, McSpadden, Mahan, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Walker.—19.

Nay: Baldwin, Cartwright, Coppock, Dacus, Dendy, Easterly, Field, Fine,

Frazier, Garvin, Hall, Harris, Jones, Miskovsky, Payne, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—22.

Not Voting: Hope.—1.

Excused: Herndon, McClendon.—2.

Senators Field and Baldwin moved to amend Committee Substitute for **HB 828**, line 27, page 2, by adding after the word "purposes" the following language: "and all gasoline used as fuel for agricultural purposes."

Senators Allen, Dacus, Jones, Young (Haskell), Dendy, Carrier, McColgin, Sandlin, Walker, Wilson (Beckham), Wilson (Greer), Easterly, Stipe, Shoemake, Boecher, Grantham, Young (Cleveland), Mahan, Ritzhaupt, Hamilton, Collins (Creek) and McSpadden asked to be made co-authors of the Field-Baldwin amendment, which was the order.

The vote occurring on the Field, Baldwin, Allen, Dacus, Jones, Young (Haskell), Dendy, Carrier, McColgin, Sandlin, Walker, Wilson (Beckham), Wilson (Greer), Easterly, Stipe, Shoemake, Boecher, Grantham, Young (Cleveland), Mahan, Ritzhaupt, Hamilton, Collins (Creek), McSpadden amendment, it was declared adopted.

Senators Field, Fine and Baldwin moved to amend Committee substitute for **HB 828**, line 27, page 3, by adding after the figures "1957" the following: "or as terminated in Section 7 hereof."

Senator Ritzhaupt, as a substitute, moved to amend Committee Substitute for **HB 828**, lines 16 and 21, page 3, by striking after the word "of" the following: "December 31, 1957" and inserting "July 1, 1958," which amendment was declared failed of adoption.

The vote occurring on the Field, Fine, Baldwin amendment, it was declared adopted.

Senators Field, Fine and Baldwin moved to amend Committee substitute

for **HB 828**, line 16, page 3, by changing the period to a comma after the word "collected" and adding the following language: "but in no event shall the tax levied herein extend beyond December 31, 1957."

Senator Mahan, as a substitute, moved to amend Committee substitute for **HB 828**, line 15, page 2, by adding after Section 9: "Notwithstanding provisions of Section 7 of this Act," which amendment was declared adopted.

Senator Ritzhaupt moved to amend Committee substitute for **HB 828**, lines 10 and 12, page 1; lines 1 and 23, page 2, by striking the word "or" and inserting the word "and," which amendment was declared adopted.

Senator Price moved to amend Committee substitute for **HB 828**, line 27½ page 2, by providing a new paragraph (e) as follows: (e) Gasoline for use in aircraft or any aircraft engines used in test stands for repair to testing or research purposes," which amendment was tabled upon motion of Senator Baldwin.

Upon motion of Senator Field, the title to Committee substitute for **HB 828** was ordered amended to conform to the bill as amended.

Upon motion of Senator Cartwright, Committee Substitute for **HB 828**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules of the Senate were suspended and Committee Substitute for **HB 828**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 828 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins,

(Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Nay: Collins (Pontotoc).—1.

Excused: Herndon, McClendon.—2.

Not Voting: Hope.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins, (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Nay: Collins (Pontotoc).—1.

Excused: Herndon, McClendon.—2.

Not Voting: Hope.—1.

The Emergency was declared passed.

HB 828, as amended, was referred for engrossment.

The President presiding.

Senator Stipe moved that the Director of Civil Defense and the Director of the Department of Public Welfare be invited to appear before the State Senate to advise the Senate of the welfare of the residents of the areas stricken by flood and storm and especially as to what aid is available to these people and as to what additional assistance or aid which may be necessary for their welfare, relief and well being, and a complete report of disaster conditions, which motion was declared adopted.

Upon motion of President Pro Tempore Baldwin, 300 copies of **HB 828**,

as amended and as passed by the Senate, were ordered printed, to be used at the disposal of the Honorable House.

Senator Field moved when the desk is clear the Senate adjourn to meet at 10:00 a. m., tomorrow, which motion was declared adopted.

Senator Young (Cleveland), presiding.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 630**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

The President presiding.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 554—Agriculture.

HB 564—Insurance.

HB 706—Agriculture.

HB 780—Agriculture.

HB 1023—Banks and Banking.

HB 1025—Revenue and Taxation.

DO PASS, as amended:

HB 790—Agriculture.

WITHOUT RECOMMENDATION:

HB 1029—Revenue and Taxation.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 546—A Concurrent Resolution designating June 21, 1957, as "Patti Page Day."

Consideration of the above Resolution was deferred for this day.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 116**, co-authored by Sum-

rall, Bond (Marshall), Hargrave, Chambers, Lance and Green, **178, 180, 182, 181, 24, 235, 446, 92, 228, 450, 467, 307, 338, 445, 435, 388**, Emergency stricken.

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 4, 78, 81, 146, 447**, as amended.

HAs to SB 4 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill Number 4 by striking the **TITLE** and add following:

AN ACT RELATING TO WILDLIFE CONSERVATION; VITALIZING ARTICLE XXVI OF THE OKLAHOMA CONSTITUTION; CREATING A DEPARTMENT OF WILDLIFE CONSERVATION; CREATING AND PROVIDING FOR THE TERM, TENURE, REMOVAL, AUTHORITY, DUTIES, AND COMPENSATION OF AN OKLAHOMA WILDLIFE CONSERVATION COMMISSION AND A WILDLIFE CONSERVATION DIRECTOR; PROVIDING FOR THE EFFECTIVE DATE OF CERTAIN SECTIONS OF SAID ACT; PROVIDING FOR CONTINUANCE OF PRESENT PERSONNEL, DUTIES, AND FUNCTIONS OF STATE GAME AND FISH COMMISSION AND STATE GAME AND FISH DEPARTMENT AS THE PERSONNEL, DUTIES, AND FUNCTIONS OF THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION AND THE DEPARTMENT OF WILDLIFE CONSERVATION, RESPECTIVELY, UNTIL CHANGED BY THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION OR BY THE OKLAHOMA LEGISLATURE; REQUIRING CERTAIN RULES, REGULATIONS AND AMENDMENTS THERETO TO BE SUBMITTED TO THE SECRETARY OF STATE; PROVIDING SAID RULES, REGULATIONS OR AMENDMENTS SHALL BE

INVALID IF DISAPPROVED BY A MAJORITY VOTE OF THE MEMBERS ELECTED TO AND CONSTITUTING THE LEGISLATURE; CREATING A WILDLIFE CONSERVATION FUND; TRANSFERRING ALL PROPERTY, FUNDS, RECORDS AND PAPERS OF THE STATE GAME AND FISH DEPARTMENT AND THE STATE GAME AND FISH COMMISSION TO THE DEPARTMENT OF WILDLIFE CONSERVATION AND THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION RESPECTIVELY; CONTINUING THE AUTHORITY OF GAME AND FISH RANGERS; AMENDING 29 O. S. 1951, SECTION 102, AS AMENDED BY H. B. 634, S. L. 1953, AND 29 O. S. 1951, SECTIONS 104, 110 AND 116; REPEALING 29 O. S. 1951, SECTIONS 103, 107 AND 115; MAKING THE PROVISIONS OF SAID ACT SEVERABLE; AND DECLARING AN EMERGENCY.

AMENDMENT NO. 2. Page 1, Section 2, Line 27, amend by placing a period after the word "State" and striking all of the remainder of Line 27 and all of Line 28, and add after the period in Line 28, the following: "Provided, however, that each such rule and regulation, and amendment thereto, having the force and effect of law, shall be submitted to the Secretary of State at the next regular session of the Legislature, convening after the adoption of said rule or regulation, or amendment thereto, and shall be invalid if disapproved by a majority vote of the members elected to and constituting the Legislature."

AMENDMENT NO. 3. Page 3, Section 6, Lines 6 and 7, amend by adding after the word "which" and before the word "shall" the language: "monies deposited in said Fund, except as hereinafter provided, shall be subject to appropriation by the Legislature. Said Wildlife Conservation Fund."

AMENDMENT NO. 4. Page 3, Sec-

tion 6, Line 22, amend by adding after the word "fish," the following words, to-wit: "predatory animals,".

AMENDMENT NO. 5. Page 4, Section 8, Line 26, amend by striking the period after the word "Commission" on Line 5 and add the following language: "or the Oklahoma Legislature."

AMENDMENT NO. 6. Page 5, Section 10, Line 12, amend by adding after the word "Commission" and before the word "shall" the following: "or the Oklahoma Legislature".

AMENDMENT NO. 7. Page 5, Section 10, Line 16, amend by adding after the word "Oklahoma" and before the word "or" the following: "including statutes which fix fees, permits or other charges as now or may hereafter be provided by law,".

HAs to SB 78 read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, Line 4, TITLE, amend by striking the words "and in cases under the Mental Health Law."

AMENDMENT NO. 2. Page 1, Section 1, Line 8, amend by striking the words, "or in cases under the Mental Health Law."

HA to SB 81 read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, SECTION 2, of Engrossed Senate Bill No. 81, amend by adding after the word "courts" on line 25 the following:

"This Act shall apply in the various cities and towns after they shall have enacted ordinances carrying into force and effect the provisions hereof."

HAs to SB 146 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 146 at the end of the fourth line of TITLE by inserting the following:

"§ 116.5,".

AMENDMENT NO. 2. Page 1, Line

20½, amend by adding a new SECTION 1. to read as follows:

"SECTION 1. 47 O. S. 1951, § 116.5 is hereby amended to read as follows:

§ 116.5. The Commissioner of Public Safety shall charge a minimum permit fee of Five Dollars (\$5.00) for any permit issued pursuant to the provisions of this Act, and in addition thereto, shall charge a fee of Five Dollars (\$5.00) for each thousand pounds in excess of the legal load limit. The Commissioner of Public Safety shall establish necessary regulations for collecting said fees. Application for such permits shall be made a reasonable time in advance of the expected time of movement of such vehicles. However, in emergencies affecting the health or safety of persons or a community, permits may be issued for immediate movement. No overweight permit shall be issued until all license taxes due the State of Oklahoma have been paid. *Notwithstanding the provisions of any other Acts or parts of Acts heretofore or hereafter enacted, the first Two Hundred Twenty-five Thousand Dollars (\$225,000.00) of all sums of money collected under the provisions of this Section shall be credited to and deposited in the General Revenue fund of the State of Oklahoma by the Oklahoma Tax Commission as the same is collected in each fiscal year subsequent to the enactment of this Act. The proceeds from the remaining collections from the oversize permit fees shall be deposited in the General Revenue fund in the State Treasury, and the remaining proceeds from the overweight permit fees shall be deposited in the State Highway Construction and Maintenance Fund.*"

AMENDMENT NO. 3. Amend by renumbering the succeeding Sections.

AMENDMENT NO. 4. Page 1, Lines 25 and 26, strike the words "Lieutenant" and insert in lieu thereof "Captain."

AMENDMENT NO. 5. Page 2, Section 3, Line 26½, amend by striking

after the word "replace" the following: "and provide for the upkeep of same" and insert in lieu thereof "them when necessary."

HA to SB 447 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 185, Page 1, SECTION 1, Line 29 by striking the words and figures "Forty Million Dollars (\$40,000,000.00)" and adding in lieu thereof the following words and figures;

"Thirty Million Dollars (\$30,000,000.00) but less than Forty Million Dollars (\$40,000,000.00)"

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 501, 846 and 860, as amended.

MESSAGES FROM THE HOUSE

Advising Conferences granted on Engrossed SBs 104 and 114, and naming House Conferees as follows: Joint Conference Committee on Appropriations.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed HB 821.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on HB 821 was read and consideration deferred:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed HB 821, and Engrossed Senate Amendment thereto, entitled:

AN ACT CREATING THE "STATE EDITORIAL AND PUBLICATIONS BOARD FOR OKLAHOMA TODAY"; PROVIDING FOR THE TERMS OF BOARD MEMBERS; PROVIDING FOR

TRANSFERS FROM OTHER STATE AGENCIES; MAKING AN APPROPRIATION; AUTHORIZING THE APPOINTMENT OF AN EDITOR; PROVIDING THAT THE PROVISION OF THIS ACT SHALL BE SEVERABLE; AND DECLARING AN EMERGENCY, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Senate Amendment No. 1.

2. That the following Conference Committee Amendments be adopted:

Page 1. Insert "THE ENACTING CLAUSE."

Page 1, SECTION 4, lines 30, 31 and 32. Strike the words and figures: "Fifty Thousand Dollars (\$50,000.00)" and insert in lieu therefor the words and figures: "Twenty Thousand Dollars (\$20,000.00)".

Page 2, SECTION 8, Line 12. Insert a new "SECTION 8." to read as follows:

"SECTION 8. Part of the cost of the publication may be obtained from the sale of advertising to Oklahoma firms, persons and corporations."

Page 2, SECTION 8. Renumber to read "SECTION 9."

Respectfully submitted,

For the Senate:	For the House:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Easterly	Bliss
Frazier	Ham
Grantham	Levergood
Hamilton	Livingston
	Lollar

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 84, 328, 202, 244, 361, 16, 268, 128, 373.

The above numbered Enrolled Bills

were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HJR's 518, 521, 530, HB's 988, 987, 691, 869, 996, 1040.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE GOVERNOR

Advising approval by him, May 17, 1957, of Enrolled SB 94, entitled:

ENROLLED SENATE BILL NO. 94—
By Miskovsky of the Senate and Cunningham and Andrews of the House.

AN ACT RELATING TO COURTS; CREATING A CHILDREN'S COURT IN ALL COUNTIES HAVING A POPULATION OF MORE THAN THREE HUNDRED THOUSAND (300,000) ACCORDING TO THE LAST OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS; DEFINING THE JURISDICTION, POWERS, DUTIES, RESPONSIBILITIES AND PROCEDURE OF SUCH COURTS; MAKING PROVISIONS OF ACT SEVERABLE; REPEALING CONFLICTING LAWS; AND DECLARING AN EMERGENCY.

MESSAGES FROM GOVERNOR

Advising approval by him, May 18, 1957, of Enrolled SBs 74, and 329, entitled:

ENROLLED SENATE BILL NO. 74—
By Trent, Dacus and Stipe of the Senate and Inman and Strickland of the House.

AN ACT RELATING TO REAL ESTATE ACQUIRED FOR OR USED BY THE OKLAHOMA STATE PENITENTIARY; PROVIDING THAT MONEY RECEIVED FROM SALE OR OTHER DISPOSITION OF SUCH REAL ESTATE SHALL BE USED TO PURCHASE OTHER REAL ESTATE FOR WORKING INMATES OF SUB-

STATION OF OKLAHOMA STATE PENITENTIARY NEAR STRINGTOWN.

ENROLLED SENATE BILL NO. 329
—By Collins (Creek) and Ritzhaupt of the Senate and Sparks and Arrington of the House.

AN ACT RELATING TO THE SALARIES OF EACH OFFICIAL COURT REPORTER IN DISTRICT COURT JUDICIAL DISTRICTS OF THIS STATE HAVING (a) TWO (2) COUNTIES AND ONLY ONE (1) DISTRICT JUDGE, (b) A POPULATION IN EXCESS OF SIXTY-FIVE THOUSAND (65,000), ACCORDING TO THE FEDERAL DECENNIAL CENSUS OF 1950 OR ACCORDING TO ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, AND (c) A NET ASSESSED VALUATION IN EXCESS OF FIFTY

MILLION DOLLARS (\$50,000,000.00), AS DEFINED HEREIN; PROVIDING FOR THE PAYMENT OF THE SALARIES THERETO, IN ADDITION TO THOSE PAID BY THE STATE, FROM THE RESPECTIVE COURT FUNDS OF THE COUNTIES COMPRISING SAID DISTRICTS; REPEALING SENATE BILL NO. 271, OKLAHOMA SESSION LAWS OF 1955, PAGE 608, RELATING TO THE SAME SUBJECT; AND DECLARING AN EMERGENCY.

MESSAGE FROM THE HOUSE

Requesting return of Engrossed **SB 113** for correct engrossment.

Consideration of the above request was deferred for this legislative day.

Under the Field motion, the Senate was declared adjourned to meet at 10:00 a. m. tomorrow.

**SEVENTY-SEVENTH
LEGISLATIVE DAY**

Tuesday, May 21, 1957

Pursuant to adjournment, the Senate convened at 10:00 a. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hall, Hamilton, Harris, Herndon, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Excused: Baldwin, Cartwright, Collins (Pontotoc), Frazier, Grantham, Hope, McClendon, Mahan, Ritzhaupt, Shoemaker, Young (Haskell).—11.

The President declared a quorum present.

Prayer was offered by the Chaplain, Brother Warren Shibley, Pastor of Gleaner Tabernacle of Tulsa.

The Journal for the last Legislative Day was declared approved.

Senator McSpadden asked unanimous consent, which was granted, that Andy Meyers, Nowata, and Paul, his young son, be made Honorary Pages for this Legislative Day.

MESSAGE FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 846**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

PENDING ACTION ON HAS to SB 176

Senator Hall moved that the Senate refuse to concur in **HAs to SB 176** and ask for a Conference, referring the bill

to the Joint Conference Committee on Appropriations, which motion prevailed.

GENERAL ORDER

Senator Hall asked unanimous consent that **HB 719** by Pitcher, et al of the House, and Hall of the Senate, be referred to the Judiciary Committee, which was the order.

PENDING ACTION ON HAS to SB 81

Senator Miskovsky moved that the Senate concur in **HAs to SB 81**, by Miskovsky, which motion prevailed.

SB 81, as amended by the Honorable House, was read at length.

On passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Hall, Hamilton, Harris, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Baldwin, Cartwright, Collins (Pontotoc), Frazier, Grantham, Hope, McClendon, Mahan, Ritzhaupt, Shoemaker, Young (Haskell).—11.

Not Voting: Collins (Creek), Garvin, Herndon.—3.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Hall, Hamilton, Harris, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Baldwin, Cartwright, Collins (Pontotoc), Frazier, Grantham, Hope,

McClendon, Mahan, Ritzhaupt, Shoemaker, Young (Haskell).—11.

Not Voting: Collins (Creek), Garvin, Herndon.—3.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senators Grantham, Shoemaker, Hope and Frazier asked to be recorded present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 104** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 104** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA PLANNING AND RESOURCES BOARD; PROVIDING FUNDS FOR THE OPERATION OF THE DIVISION OF THE STATE PARKS, DIVISION OF FORESTRY, DIVISION OF PLANNING AND ADMINISTRATION, DIVISION OF WATER RESOURCES, AND THE DIVISION OF PUBLICITY AND OUTDOOR RECREATION; PROVIDING FOR THE APPOINTMENT AND COMPENSATION OF OFFICIALS AND EMPLOYEES; MAKING APPROPRIATIONS FOR CAPITAL IMPROVEMENTS AND NEW EQUIPMENT AT VARIOUS STATE PARKS; * * * AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the Senate reject the Engrossed House Amendments.

2. That the CONFERENCE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 104, attached hereto, be adopted.

Respectfully submitted,

Senate Conferees: House Conferees:

- | | |
|----------------|-------------|
| Hope | Larason |
| Chairman | Chairman |
| Wilson (Greer) | Calkins |
| Vice Chairman | Levergood |
| Boecher | Ogden |
| Dendy | Pitcher |
| Easterly | Scarborough |
| Grantham | |
| Hamilton | |
| McColgin | |
| Trent | |
| Young | |
| (Cleveland) | |

CONFERENCE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 104—By Conference Committee.

AN ACT MAKING APPROPRIATIONS FOR THE SUPPORT OF THE OKLAHOMA PLANNING AND RESOURCES BOARD FOR THE FISCAL YEARS ENDING JUNE 30, 1958, AND JUNE 30, 1959; AUTHORIZING THE OKLAHOMA PLANNING AND RESOURCES BOARD TO APPOINT AND FIX THE SALARIES OF ITS EMPLOYEES; APPROPRIATING MONIES FOR CAPITAL IMPROVEMENTS AND THE PURCHASE OF NEW EQUIPMENT IN THE STATE PARKS AND EARMARKING CERTAIN AMOUNTS THEREOF; REAPPROPRIATING UNEXPENDED AND UNOBLIGATED BALANCES, REMAINING IN HOUSE BILL 768 OF THE TWENTY-FIFTH LEGISLATURE AND IN SENATE BILL 8 OF THE TWENTY-SIXTH LEGISLATURE; DIRECTING THE OKLAHOMA PLANNING AND RESOURCES BOARD TO CONDEMN AND TAKE THE CAPITAL IMPROVEMENTS OF THE DU-

RANT BOAT CLUB AT LAKE TEX-
OMA; PROVIDING THE APPROPRIA-
TIONS MADE BY THIS ACT SHALL
NOT BE SUBJECT TO FISCAL YEAR
LIMITATIONS; MAKING THE PRO-
VISIONS OF THIS ACT SEVERABLE;
AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE
OF THE STATE OF OKLAHOMA:

SECTION 1. The several amounts
named in this Section, or so much there-

of as may be necessary to accomplish
the purpose designated, are hereby ap-
propriated to the Oklahoma Planning
and Resources Board from the General
Revenue Fund of the State of Oklahoma
for the fiscal years indicated, with the
provisions that where it is unnecessary
to expend the amount appropriated for
a specific purpose, said amounts not
expended may be expended for any other
of the several purposes designated in the
appropriation:

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
--	--	--

DIVISION OF STATE PARKS

The following appropriation shall be for the ex-
penses of personal services, premiums of Workmen's
Compensation and other necessary insurance, travel,
supplies, construction, equipment, acquisition of land
needed for Park purposes, and other expenses neces-
sary to the efficient and effective operation of the
State Park System -----

	\$1,046,935.00	\$1,046,935.00
--	----------------	----------------

DIVISION OF FORESTRY

Expenses of personal services, maintenance and op-
eration, including premiums of Workmen's Compen-
sation and other necessary insurance, travel, sup-
plies, construction, equipment, and any other ex-
penses necessary to the efficient and effective
operation of the Forestry Division -----

	214,500.00	204,500.00
--	------------	------------

**DIVISION OF PLANNING AND
ADMINISTRATION**

Expenses of personal services, including per diem
of Board Members; maintenance and operation, in-
cluding travel; premiums of Workmen's Compensa-
tion Insurance and any other expenses necessary to
the efficient and effective operation of the Division. -----

	96,015.00	96,015.00
--	-----------	-----------

TOURIST BUREAU

Expenses of personal services, maintenance and op-
eration, including travel, printing supplies, movies,
exhibits, promotions, advertising and any other ex-
penses necessary to the efficient and effective op-
eration of the Division, including all actual expenses
in connection with the promotion of Oklahoma's

Tourist Attractions -----	82,500.00	82,500.00
American Indian Exposition -----	5,000.00	5,000.00
Indian Exposition, Pawnee -----	1,700.00	1,200.00
Sac-Fox Indian Exposition -----	1,000.00	1,000.00
Water Melon Festival, Rush Springs -----	1,000.00	1,000.00
Otoe-Missouri Pow Wow -----	500.00	-----

SECTION 2. The Oklahoma Planning and Resources Board shall appoint and fix the duties and compensations of officials and employees necessary to perform the duties imposed upon the Planning and Resources Board by law and shall incur other necessary expenses payable from the appropriation made by this Act.

SECTION 3. There is hereby appropriated from the General Revenue Fund for the fiscal year ending June 30, 1958, the sum of One Hundred Ninety-six Thousand (\$196,000.00) Dollars, and there is hereby appropriated the sum of One Hundred Ninety-six Thousand (\$196,000.00) Dollars from the General Revenue Fund for the fiscal year ending June 30, 1959, not otherwise appropriated, or so much thereof as may be necessary for the purpose of capital improvements and the purchase of new equipment during the fiscal years ending June 30, 1958, and June 30, 1959, respectively, in Alabaster Caverns, Beavers Bend, Boiling Springs, Greenleaf Lake, Lake Murray, Lake Tenkiller, Lake Texoma, Osage Hills, Quartz Mountain, Robbers Cave, Roman Nose, Sequoyah Peninsula, Sequoyah Bay, Cherokee, Clayton Lake, Raymond Gary Lake, Heyburn and Twin Bridges Parks and Recreation Areas. With the additional provision that there be expended out of the appropriation made by this Section not to exceed \$30,000.00 at Great Salt Plains; \$30,000.00 at Black Kettle; \$30,000.00 at Gage Beach; \$20,000.00 at Old Boggy Depot; \$5,000.00 at No Man's Land Recreation Area; \$20,000.00 at Black Mesa; \$35,000.00 at Pioneer Woman Museum; \$40,000.00 at Lake Wister; \$25,000.00 at Red Canyon; and \$40,000.00 at Honey Creek Recreation Area, including such maintenance operation expense as may be required. Said appropriation to Honey Creek Recreation Area shall be used to construct a swimming pool and appurtenances.

SECTION 4. The amount appropriated by Section 1, of House Bill 786, of the

Twenty-fifth Session of the Oklahoma Legislature is hereby continued and re-appropriated in the original amount as adjusted by transfer, less the amount which has been expended up to and including the date of June 30, 1957.

SECTION 5. The amount appropriated by Section 12, of Senate Bill 8, of the Twenty-sixth Session of the Oklahoma Legislature is hereby continued and re-appropriated in the original amount as adjusted by transfer, less the amount which has been expended up to and including the date of June 30, 1957.

SECTION 6. The Oklahoma Planning and Resources Board is directed to proceed to condemn under its proper legal authority and to take from the Durant Club all of the capital improvements constructed or owned by the said Durant Boat Club in the Catfish Bay Area of Lake Texoma, which is now licensed to the State of Oklahoma as a part of Lake Texoma State Park.

SECTION 7. The appropriations made in this Act shall not be subject to fiscal year limitations and shall be available for contractual purposes and expenditures for a period of thirty (30) months from the date this Act is approved.

SECTION 8. The provisions of this Act are severable, and if any part or provision hereof shall be held void, the decision of the court so holding shall not affect or impair any of the remaining parts or provisions of this Act.

SECTION 9. It being immediately necessary for the preservation of the public peace, health, and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

SB 104, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier,

Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Baldwin, Cartwright, Collins (Pontotoc), McClendon, Mahan, Ritzhaupt, Young (Haskell).—7.

Not Voting: Cowden, Grantham, Hall, Herndon, Jones, Payne.—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Baldwin, Cartwright, Collins (Pontotoc), McClendon, Mahan, Ritzhaupt, Young (Haskell).—7.

Not Voting: Cowden, Grantham, Hall, Herndon, Jones, Payne.—6.

The Emergency was declared passed.

SB 104, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING ACTION ON CCR:

Upon motion of Senator Hope, Conference Committee Report on **HB 821** was adopted.

HB 821, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin,

Grantham, Hall, Harris, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Hamilton.—1.

Excused: Baldwin, Cartwright, Collins (Pontotoc), McClendon, Mahan, Ritzhaupt, Young (Haskell).—7.

Not Voting: Cowden, Easterly, Herndon, Jones, Payne, Rinehart.—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Harris, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Hamilton.—1.

Excused: Baldwin, Cartwright, Collins (Pontotoc), McClendon, Mahan, Ritzhaupt, Young (Haskell).—7.

Not Voting: Cowden, Easterly, Herndon, Jones, Payne, Rinehart.—6.

The Emergency was declared passed.

HB 821, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING ACTION ON HAs:

Upon motion of Senator Collins (Creek), the Senate concurred in **HAs** to **SB 447**.

SB 447, as amended by the Honorable House, was read at length.

On the question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, Perryman,

Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Baldwin, Cartwright, Collins (Pontotoc), McClendon, Mahan, Ritzhaupt, Young (Haskell).—7.

Not Voting: Cowden, Easterly, Hernon, Jones, Payne.—5.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Miskovsky, P e r r y m a n, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Baldwin, Cartwright, Collins (Pontotoc), McClendon, Mahan, Ritzhaupt, Young (Haskell).—7.

Not Voting: Cowden, Easterly, Hernon, Jones, Payne.—5.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

PENDING ACTION ON HCR 546

HCR 546 was taken up for consideration.

Senator Tipps asked unanimous consent to be made a co-author of HCR 546, which was the order.

HCR 546, as co-authored, was read at length as follows and adopted upon motion of Senator Price:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 546—By Al-lard, Alexander, Calkins, Chambers, Musgrave, Nixon, Patten and Slater of the House, and Price and Tipps of the Senate.

A CONCURRENT RESOLUTION

DESIGNATING JUNE 21, 1957 AS "PATTI PAGE DAY."

WHEREAS, many Oklahomans have savored the acclaim of an appreciative Nation for their artistic efforts in the entertainment field, the conquest by Miss Patti Page the "Singing Rage" was the most complete; and

WHEREAS, those are few who can resist the effervescent appeal of this lovely young Tulsan wherever her sparkling voice is heard; and

WHEREAS, Miss Page's superb recording of the "Tennessee Waltz" established her as one of the country's top vocalists to the tune of over Three Million sales; and

WHEREAS, her television, radio and recording achievements continue to contribute to her great fame and add new laurels to her name; and

WHEREAS, although her shining talents and her delightful voice may be justly said "as belonging to the Nation," she will forever be known to the citizens of this State, as "Our Patti Page"; and

WHEREAS, throughout her many travels and wherever her triumphs have led her, she has never forgotten the Great State from whose roots she came; and

WHEREAS, Miss Page will star in a fabulous outdoor show at the Semi-Centennial Exposition in Oklahoma City on June 21st, 22nd and 23rd of this year; and

WHEREAS, it is only fitting and proper that we recognize the manifold contributions and the many achievements of this famous and charming daughter of Oklahoma;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That June 21, 1957 be hereby designated and duly observed as

"Patti Page Day" in honor and recognition of the great achievements and successes of the great Miss Patti Page.

SECTION 2. That this special observance be officially proclaimed by the Oklahoma Semi-Centennial Commission and all other sources throughout the length and breadth of the land.

SECTION 3. That duly authenticated copies of this Resolution be forwarded to Miss Patti Page and to the Oklahoma Semi-Centennial Commission.

HCR 546, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 941, by Nance of the House and Young (Cleveland) of the Senate, was read and considered.

Upon motion of Senator Young (Cleveland), **HB 941** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended, and **HB 941** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 941 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Baldwin, Cartwright, Collins (Pontotoc), McClendon, Mahan, Ritzhaupt, Young (Haskell).—7.

Not Voting: Cowden, Herndon, Jones, Miskovsky, Walker.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Sandlin, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Baldwin, Cartwright, Collins (Pontotoc), McClendon, Mahan, Ritzhaupt, Young (Haskell).—7.

Not Voting: Cowden, Herndon, Jones, Miskovsky, Walker.—5.

The Emergency was declared passed.

HB 941 was referred for engrossment

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 828 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 828**, as amended, were properly signed and ordered returned to the Honorable House.

Senator Baldwin asked to be recorded present, which was the order.

GENERAL ORDER

HB 995, by Slater, et al of the House, and Price of the Senate, was read and considered.

Senator Price moved to amend **HB 995** striking on page 2, line 18, and lines 1 through 10 on page 3, and any amendments thereto, and inserting the following: "Provided, however, that all lands lying within the five (5) mile perimeter area surrounding the municipality, which were at the effective date of this Act devoted to or zoned for industrial use (or which thereafter may be zoned for or devoted to industrial use) are excepted from the building, construction, electrical and plumbing codes authorized by this Act so long as such industrial use shall continue; and, provided further that, if such land

ceases to be devoted to industrial use, it shall thereupon become subject to the provisions of this Act," which amendment was declared adopted.

Senator Price asked unanimous consent that further consideration of **HB 995** be deferred temporarily, to which Senator McSpadden objected.

Senator Price moved that further consideration of **HB 995** be deferred temporarily, which motion was declared failed of adoption.

Senator Hall asked to be shown excused until such time as he might return to the Chamber, which was the order.

Senators Young (Haskell) and Cartwright asked to be recorded present, which was the order.

Upon motion of Senator Price, **HB 995**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules were suspended, and **HB 995**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 995 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Coppock, Garvin, Grantham, Miskovsky, Price, Tipps, Wilson (Beckham), Young (Cleveland), Young (Haskell).—12.

Nay: Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Hamilton, Harris, Hernndon, Hope, McColgin, McSpadden, Payne, Perryman, Shoemake, Stipe, Trent, Wilson (Greer).—21.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Allen, Baldwin, Jones, Rinehart, Sandlin, Walker.—6.

The Bill was declared failed of passage.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 786, 860, 998, 1006, 997, 1045, 1005.**

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1042, by Shoemake, was read and considered.

Senator Cowden moved to amend **HB 1042** by adding a new Section No. 3 as follows: "Section 3. 26 O. S. 1953, Section 251, is hereby amended to read as follows: "All elections shall be opened in the forenoon at the hour of eight (8:00) o'clock, and shall be kept open continuously until the hour of six (6:00) o'clock in the afternoon; provided, that in cities of the first (1st) class and in all precincts surrounding, bounding or adjoining said cities of the first class, the polls shall be open at seven (7:00) o'clock in the forenoon, and shall be kept continuously open until the hour of seven (7:00) o'clock in the afternoon. Provided that upon written demand of three (3) or more electors in a precinct the County Election Board is hereby authorized to order the polls in any precinct under its supervision opened at 6 A. M. on election day. No change shall be made in the opening of any poll unless notice of said change shall be posted on the door of the polling place not more than ten (10) nor less than five (5) days before the day of the election affected by the change. Ten (10) minutes before the hour of closing the polls, the Inspector of elections shall make public proclamation, in a loud and distinct voice, to the people outside the election enclosure, that in ten (10) minutes, the polls will close. When the time arrives for the closing of the polls, the said inspector shall make the proclamation, in a loud and distinct voice, to said people, that the

polls are closed and the Clerk shall enter a minute of such last proclamation upon the poll list, and no other ballot shall be received or deposited after the entry of such minute. Provided, that if at the time said last proclamation is made there are qualified electors present either within or without the election enclosure holding valid registration certificates and desiring to vote, the inspector, in making said proclamation, shall inform said electors that if they will immediately deliver their said certificates to him they will be permitted to vote at the election and that their certificates will then be returned thereto. Upon such delivery of said certificates to the inspector, said electors will be entitled to vote at the election and after voting, their certificates of registration shall be returned thereto" and to amend the title to conform thereto, which amendment was declared adopted.

Senator Cowden moved to amend **HB 1042** by adding a new section 4 as follows: "Section 4. Section 25, Title 11 O. S. 1951 is hereby amended to read as follows: * * * * * All elections * * * conducted in accordance herewith shall be held at the same place and time prescribed for general state elections," which amendment was declared adopted.

Senator Cowden moved to amend **HB 1042** by striking the title and substituting the following Title:

"AN ACT RELATING TO ELECTIONS AMENDING 26 O. S. (1951) 345.1 TO PERMIT DEPENDENTS OF ABSENT ELECTORS IN MILITARY OR NAVAL SERVICE TO VOTE, AND MAKING SUCH LAW UNIFORM TO HONOR THE REQUEST OF THE CONGRESS IN P. L. 296. AMENDING 26 O. S. (1951) § 251 BY ALLOWING POLLS TO BE OPENED IN CITIES OF THE FIRST CLASS AND ADJOINING PRECINCTS AT 7 A. M. WITHOUT REQUEST IS MADE BY THREE (3) OR MORE ELECTORS IN THE PRECINCT AFFECTED IN

WHICH CASE SAID POLLS WILL BE OPENED AT 6 A. M. AMENDING 11 O. S. (1951) § 25 TO PROVIDE POLLS SHALL BE OPENED AND CLOSED IN CITY ELECTIONS AT THE SAME HOURS PRESCRIBED FOR STATEWIDE ELECTIONS," which amendment was declared adopted.

Upon motion of Senator Frazier, **HB 1042**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Frazier, the rules were suspended, and **HB 1042**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1042 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Garvin, Jones, Stipe, Walker.—5.

The Bill was declared passed.

HB 1042, as amended, was referred for engrossment.

Senator Walker presiding.

GENERAL ORDER

HB 720, by Fuller of the House, and Shoemake of the Senate, was read and considered.

Senator Miskovsky asked unanimous consent, which was granted, to be made a co-author of **HB 720**.

Upon motion of Senator Miskovsky,

HB 720, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules were suspended, and **HB 720**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 720 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Allen, Boecher, Hamilton.—3.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Fine, Herndon, McSpadden, Trent.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Harris, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Allen, Boecher, Grantham, Hamilton.—4.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Fine, Herndon, McSpadden, Trent.—5.

The Emergency was declared passed.

HB 720, as co-authored, was properly

signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him May 21, 1957, of Enrolled SBs 100, 127, 131, 137, 156 and 161 entitled:

ENROLLED SENATE BILL NO. 100

—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA TAX COMMISSION; PROVIDING FOR THE PAYMENT OF EMPLOYEES AND OTHER OPERATING EXPENSES OF THE OKLAHOMA TAX COMMISSION; RESTRICTING AGAINST PAYMENTS FOR PRIOR YEARS' OBLIGATIONS; PROVIDING FOR THE PAYMENT OF PERSONNEL AND OTHER EXPENSES OF THE STATE EXAMINER AND INSPECTOR'S OFFICE; PROVIDING FOR THE APPOINTMENT AND COMPENSATION OF NECESSARY PERSONNEL; RELATING TO THE TRANSFER OF FUNDS; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 127

—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE VETERANS DEPARTMENT, STATE ACCREDITING AGENCY, OKLAHOMA STATE WAR VETERANS HOME FACILITIES, SULPHUR, OKLAHOMA, THE OKLAHOMA STATE WAR VETERANS HOME FACILITIES, ARDMORE, OKLAHOMA, AND THE OKLAHOMA WAR VETERANS COMMISSION; STATING THE PURPOSE; PROVIDING FOR THE TRANSFER OF FUNDS; AUTHORITY FOR THE ADMINISTRATION OF AFFAIRS OF

THE STATE VETERANS DEPARTMENT, STATE ACREDITING AGENCY, AND EACH OF THE INSTITUTIONS LISTED IN THIS ACT; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF PERSONNEL; AUTHORITY TO ENTER INTO AGREEMENTS WITH THE VOCATIONAL REHABILITATION DIVISION OF THE STATE BOARD OF VOCATIONAL EDUCATION FOR THE REHABILITATION OF DISABLED VETERANS; PROVIDING THE METHOD OF MAKING PURCHASES; PRESCRIBING METHOD FOR AIDING DESTITUTE MINOR DEPENDENTS; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 131
—By Hope, Wilson (Greer), Allen, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Frazier, Grantham, Herndon, Jones, McColgin, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake and Young (Cleveland) of the Senate, and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF VOCATIONAL EDUCATION; STATING THE PURPOSE; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 137
—By Hope, Wilson (Greer), and Ritzhaupt of the Senate, and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF PUBLIC AFFAIRS; STATING THE PURPOSE; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 156

—By Hope and Wilson (Greer) of the Senate, and Ham and Daniel of the House.

AN ACT MAKING AN APPROPRIATION TO THE PAULS VALLEY STATE SCHOOL; STATING THE PURPOSE; DESIGNATING THE STATE BOARD OF PUBLIC AFFAIRS AS THE CONTRACTING AND PURCHASING AGENCY; DELEGATING APPROVAL OF PLANS AND SPECIFICATIONS TO THE MENTAL HEALTH BOARD; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 161
—By Young (Cleveland) of the Senate, and Wolf and Bailey (Cleveland) of the House.

AN ACT MAKING AN APPROPRIATION TO THE CENTRAL STATE GRIFFIN MEMORIAL HOSPITAL; STATING THE PURPOSE; DESIGNATING THE STATE BOARD OF PUBLIC AFFAIRS AS THE CONTRACTING AND PURCHASING AGENCY; DELEGATING APPROVAL OF PLANS AND SPECIFICATIONS TO THE MENTAL HEALTH BOARD; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

PENDING ACTION ON HAS:

Senator Allen moved that the Senate refuse to concur in **HAS** to **SB 146** and request a Conference, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 279, 280, 375**, as amended.

HAs to **SB 279** read as follows, and concurred in upon motion of Senator Sandlin:

AMENDMENT NO. 1. Amend the

TITLE of Engrossed Senate Bill No. 279 after the figures “(\$12,000,000.00)” on line 9 by inserting the following: “**NOR MORE THAN SEVENTEEN MILLION DOLLARS (\$17,000,000.00)**”.

AMENDMENT NO. 2. Amend Page 1, line 17½ by inserting after the figures “(\$12,000,000.00)” the following: “nor more than Seventeen Million Dollars (\$17,000,000.00)”.

SB 279, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Fine, Harris.—3.

The Bill, as amended, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Fine, Harris.—3.

The Emergency was declared passed. House Amendments were properly

signed and above numbered Bill, as amended, was referred for enrollment.

HAs to **SB 280** read as follows, and concurred in upon motion of Senator Sandlin:

AMENDMENT NO. 1. Amend the **TITLE** of Engrossed Senate Bill No. 280 after the figures “(\$12,000,000.00)” on Line 9 by inserting the following: “**NOR EXCEEDING SIXTEEN MILLION DOLLARS (\$16,000,000.00) IN VALUATION.**”

AMENDMENT NO. 2. Page 1, **SECTION 1**, Line 18 amend by inserting after the figures “(\$12,000,000.00)” the following: “nor exceeding Sixteen Million Dollars (\$16,000,000.00) in valuation.”

AMENDMENT NO. 3. Page 1, **SECTION 3**, Lines 32, 33, 34, and 35, amend by striking all of **SECTION 3**, and renumber succeeding **SECTION**.

SB 280, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Herndon, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Allen, Baldwin, Dendy, Fine, Harris, Hope.—6.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Frazier,

Garvin, Grantham, Hamilton, Herndon, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Allen, Baldwin, Dendy, Fine, Harris, Hope.—6.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

HA to SB 375 read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, Section 1 amend Engrossed Senate Bill 375 by striking all of lines 16, 17, 18, 19, 20 and the first word on line 21, which is the following language, "and also in each county having a population of not less than fourteen thousand eight hundred (14,800) and not more than twenty thousand (20,000), as shown by the 1950 Federal Decennial Census, and having a net assessed valuation of not more than Nine Million Dollars (\$9,000,000.00), and a land area of not more than eight hundred (800) square miles,"

GENERAL ORDER

HB 971, by Alexander, et al of the House, and Collins (Creek) and Rinehart of the Senate, was read and considered.

Upon motion of Senator Rinehart, **HB 971** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules were suspended, and **HB 971** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 971 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Easterly, Field, Garvin, Grantham, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Dacus, Hamilton.—2.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Dendy, Fine, Frazier, Harris, Tipps.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Easterly, Field, Garvin, Grantham, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Dacus, Hamilton.—2.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Dendy, Fine, Frazier, Harris, Tipps.—6.

The Emergency was declared passed.

HB 971 was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 510 and 772 each correctly engrossed.

SBs 24, 92, 116, 178, 180, 181, 182, 183, 185, 228, 235, 307, 338, 388, 433, 435, 445, 446, 450 and 467 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 510 and 772**, as amended, were each properly signed and ordered returned to the Honorable House.

Enrolled **SBs 24, 92, 116, 178, 180,**

181, 182, 183, 185, 228, 235, 307, 338, 388, 433, 435, 445, 446, 450 and 467, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 1017, by Sumrall, et al, was read and considered.

Senator McColgin moved to amend **HB 1017**, Line 2, Page 6, by striking \$150.00 and adding "\$50.00 for all operators having not exceeding two (2) trucks, and \$150.00 for all operators with more than two (2) trucks," which amendment was declared adopted.

Senator Young (Haskell) moved to amend **HB 1017**, Page 6, by adding a new Subsection 5 and renumbering the succeeding section as follows: (5) "It is expressly provided that dealers in L. P. G. equipment hereafter shall pay a license fee in the annual amount of \$1.00," which amendment was declared adopted.

Senator Young (Haskell) asked unanimous consent that the title to **HB 1017** be amended to conform to the body of the bill, as amended, which was the order.

Upon motion of Senator Carrier, **HB 1017**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Carrier, the rules of the Senate were suspended, and **HB 1017**, as amended, was considered engrossed and placed upon third reading and final passage.

By unanimous consent, upon request of Senator Carrier, further consideration of **HB 1017** was temporarily deferred.

HB 907, by McCarty and Harkey, was read and considered.

Upon motion of Senator Miskovsky, **HB 907** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky,

the rules were suspended, and **HB 907** was considered engrossed and placed upon third reading and final passage.

Senator Miskovsky asked unanimous consent, which was granted, to be made a co-author of **HB 907**.

THIRD READING

HB 907 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Cartwright, Dendy, Frazier, Harris, Herndon, Rinehart.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Cartwright, Dendy, Frazier, Harris, Herndon, Rinehart.—7.

The Emergency was declared passed.

HB 907, as co-authored, was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled SCRs 25, 26, 27.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 32, 66, 250, 44, 158, 194.

The above numbered Enrolled Bills were referred to the Governor for consideration.

GENERAL ORDER

HB 905, by Committee on County, State and Federal Government, was read and considered.

Senator Boecher moved to amend **HB 905**, Line 16, Page 48, by adding after the word, "continues," the following: "Nor shall the provisions of this Act apply to the acquisition of property or easements for, or the installation, construction, maintenance or use of structures, facilities and property of electric cooperatives or public utilities subject to the jurisdiction of the Corporation Commission of the State of Oklahoma or other similar state or federal body," which amendment was declared adopted.

Upon motion of Senator Allen, **HB 905**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules were suspended, and **HB 905**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 905 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Frazier, Field,

Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—34.

Nay: Shoemake, Young (Cleveland).—2.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Harris, Rinehart.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Frazier, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—34.

Nay: Shoemake, Young (Cleveland).—2.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Harris, Rinehart.—3.

The Emergency was declared passed.

HB 905, as amended, was referred for engrossment.

PENDING ACTION ON CCR:

Upon motion of Senator Hope, the Conference Committee Report on **HB 713** was adopted.

HB 713, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, Mc-

Spadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Cowden, Harris, Rinehart.—4.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Pontotoc), Hall, McClendon, Mahan, Ritzhaupt.—5.

Not Voting: Baldwin, Cowden, Harris, Rinehart.—4.

The Emergency was declared passed.

HB 713, together with Conference Committee Report thereon, was ordered returned to Honorable House.

Upon motion of Senator Fine, the Senate recessed until 1:20 p. m.

AFTERNOON SESSION

The Senate re-convened at 1:20 p. m., and was called to order by Senator Walker.

Senators Hall, Collins (Pontotoc) and Ritzhaupt asked to be recorded present, which was the order.

GENERAL ORDER

HB 841, by Langley, et al of the House, and Hall of the Senate, was read and considered.

Upon motion of Senator Hall, **HB 841** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended, and **HB 841** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 841 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Fine, Frazier, Grantham, Hall, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Hamilton.—1.

Excused: Collins (Pontotoc), McClendon, Mahan.—3.

Not Voting: Cartwright, Cowden, Field, Garvin, Harris, Herndon, Hope, Payne, Rinehart, Tipps.—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Fine, Frazier, Grantham, Hall, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Hamilton.—1.

Excused: Collins (Pontotoc), McClendon, Mahan.—3.

Not Voting: Cartwright, Cowden, Field, Garvin, Harris, Herndon, Hope, Payne, Rinehart, Tipps.—10.

The Emergency was declared passed.

HB 841 was properly signed and ordered returned to the Honorable House.

RESOLUTION

The following Resolution was introduced:

SENATE CONCURRENT RESOLUTION NO. 29—By Allen of the Senate, and Davis and Lance of the House.

A RESOLUTION CONGRATULATING AND COMMENDING THE JOHN A. MORRIS FAMILY OF CHICKASHA AS OKLAHOMA'S "ALL-AMERICAN FAMILY."

By unanimous consent, upon request of Senator Allen, **SCR 29** was considered immediately, read at length as follows, and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 29—By Allen of the Senate, and Davis and Lance of the House.

A RESOLUTION CONGRATULATING AND COMMENDING THE JOHN A. MORRIS FAMILY OF CHICKASHA AS OKLAHOMA'S "ALL-AMERICAN FAMILY".

WHEREAS, Mr. and Mrs. John A. Morris and their two children John and Miriam were recently selected as Oklahoma's "All-American Family"; and

WHEREAS, the Morris family will compete June 1st at Miami Beach, Florida with other families from all over the nation for the national title of the "All-American Family"; and

WHEREAS, they were selected as the outstanding family in Oklahoma on the basis of their answers to a scientifically-prepared questionnaire drawn up by the leading educators, sociologists and authorities on family and community living; and

WHEREAS, Mr. Morris is the director of the speech and hearing clinic at Oklahoma College for Women; and

WHEREAS, we are proud to extend our recognition of this fine achievement and the honor conferred therefor, upon this outstanding Oklahoma family;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE

TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HONORABLE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That we hereby both congratulate and commend the John A. Morris family of Chickasha for the high honor conferred upon them for being selected as Oklahoma's "All-American Family."

SECTION 2. That a duly authenticated copy of this Resolution be forwarded to Mr. and Mrs. John A. Morris and family, 1313 Missouri, Chickasha, Oklahoma.

SCR 29 was referred for engrossment.

RESOLUTION

By unanimous consent, upon request of Senator Young (Cleveland), the following Resolution was introduced and considered:

SENATE RESOLUTION NO. 51—By Young (Cleveland).

A RESOLUTION REQUESTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO CONSIDER A STUDY OF THE NEED FOR SAFETY REGULATIONS FOR REST HOMES, NURSING HOMES AND RELATED INSTITUTIONS DURING THE 1957-1959 INTERIM; PROVIDING THAT THE RESULTS AND RECOMMENDATIONS OF SAID STUDY BE REPORTED TO THE TWENTY-SEVENTH (1959) OKLAHOMA LEGISLATURE.

Senators Breeden and Dacus asked unanimous consent, which was granted, to be made co-authors of **SR 51**.

SR 51, as co-authored, was read at length as follows, and adopted upon motion of Senator Young (Cleveland):

SENATE RESOLUTION NO. 51—By Young (Cleveland), Dacus and Breeden.

A RESOLUTION REQUESTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO CONSIDER A STUDY OF THE NEED

FOR SAFETY REGULATIONS FOR REST HOMES, NURSING HOMES AND RELATED INSTITUTIONS DURING THE 1957-1959 INTERIM; PROVIDING THAT THE RESULTS AND RECOMMENDATIONS OF SAID STUDY BE REPORTED TO THE TWENTY-SEVENTH (1959) OKLAHOMA LEGISLATURE.

WHEREAS, a greater proportionate share of the Oklahoma population now falls in the age category of 65 years and older than it did fifty years ago; and

WHEREAS, due to the inability of state supported institutional facilities to provide the necessary rest and nursing home care for the growing number of our senior citizens who need such care, there has been a great increase in the number of private rest and nursing homes; and

WHEREAS, the nation has recently been shocked by two separate instances of rest home disasters in other states bringing death and injury to the inhabitants of these homes; and

WHEREAS, it is the manifest obligation and the moral responsibility of this State to insure that all possible precautions be taken for the preservation of the safety of our senior citizens who reside in such facilities; and

WHEREAS, it is imperative that all phases and areas of the subject of safety as it pertains to these homes be thoroughly studied in order to enact remedial legislation wherever needed;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

SECTION 1. That the Executive Committee of the State Legislative Council be requested to consider a need for a thorough study during the 1957-1959 interim of the need for safety regulations for rest homes, nursing homes and related institutions.

SECTION 2. That the results and recommendations of said study be reported to the Twenty-seventh (1959) Oklahoma Legislature not later than October 1, 1958.

SR 51 was ordered referred for enrollment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 176, and naming House Conferees as follows: Joint Conference Committee on Appropriations.

The President presiding.

GENERAL ORDER

HB 609, by McCarty, et al, was read and considered.

Senator Young (Haskell) moved to amend HB 609 on Line 2, Page 2, by striking the word, "due," and inserting the word, "great;" Pages 2 and 3 by striking Section 2 and renumbering succeeding sections; Line 10, Page 3, by striking the word, "other," and inserting the word, "any," and in Line 11, Page 3, by striking the word, "than," and inserting the word, "an."

By unanimous consent, further consideration of HB 609 was temporarily deferred.

Senator Stipe introduced Mr. Lloyd Rader, Director of the Department of Public Welfare and asked unanimous consent, which was granted, that Mr. Rader, present in the Senate Chamber, at this time in compliance with his motion of Monday, May 20, advise the Senate of the welfare of the residents of the areas stricken by flood and storm and especially as to what aid is available to these people and as to what additional assistance or aid which may be necessary for their welfare, relief and well being, and a complete report of disaster conditions.

Upon completion of Mr. Rader's report to the Senate, thanks were extended to him by the President Pro Tempore.

Senator Allen presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 29 correctly engrossed.

Engrossed **SCR 29** was properly signed and ordered transmitted to the Honorable House for consideration.

President Williams presiding.

Senator Mahan asked to be recorded present, which was the order.

Senator Field presiding.

Mr. Tom Brett, Civil Defense Director, in response to an invitation by the Senate, spoke on the emergencies existing in the State, due to the recent floods and storms, and gave a word picture of the disaster conditions existing as a result.

President Pro Tempore Baldwin presiding.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 828**, requesting Conference and naming Conferees as follows: Representatives Vandiver, Ham and Skeith.

Senator Fine moved that the request of the Honorable House for a Conference on **HB 828** be granted and Conferees appointed, which motion prevailed.

The President Pro Tempore announced the appointment of Senators Cartwright, Field and Garvin as Senate Conferees under **HB 828**.

Senator Cartwright presiding.

MESSAGE FROM HOUSE

Returning following Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SCR 2**.

The above numbered Resolution, as amended in Conference, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising adoption of and returning

Engrossed **SCR 29**.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR**s 9, 11, 16, 17, 41, 44, **SB 173**.

The above numbered Bills and Resolutions were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 867**, as amended.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 941 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 941**, as amended, were properly signed and ordered returned to the Honorable House.

REFERRING FURTHER TO HB 609

Senators Miskovsky, Sandlin and Fine, as a substitute for the Young (Haskell) amendment, moved to amend **HB 609**, Page 3, by placing a period after the word, "utterances," and by striking the remainder of Line 10, and Lines 11 through 17, and the word, "office," and the period in Line 18, which amendment was declared adopted.

Senator Young (Haskell) moved to amend **HB 609**, Line 2, Page 2, by striking the word, "due," and inserting the word, "great," which amendment was tabled upon motion of Senator Miskovsky.

Senator Hamilton moved to amend **HB 609**, Line 10, Page 2, by striking after the word, "by," and before the word, "any," the words, "or on behalf of," which amendment was declared adopted.

President Pro Tempore Baldwin presiding.

Senator Hamilton moved to amend **HB 609**, Line 1, Page 5, by adding the

following: "Provided that the truth statement shall be broadcast as many times as the untrue statement was broadcast. Provided further that the truth statement shall be broadcast at a like or comparable time in the daily routine as was the untrue statement," which amendment was declared adopted.

Senator Miskovsky moved to amend **HB 609**, Line 11, Page 2, by substituting a comma after the word, "office," and before the word, "Where," striking the quotation marks and changing the capital "W" in the word, "Where," in Line 11 to a small "w", which amendment was declared adopted.

Senator Perryman moved to amend **HB 609**, Line 16, Page 2, by adding after the word, "operator," a comma and the following language: "or any agent or employee of such owner, licensee or operator," which amendment was declared adopted.

Senator Perryman moved to amend **HB 609**, Line 18, Page 2, by adding after the word, "operator," and before the word, "is," a comma and the following language: "or agent or employee of such owner, licensee or operator," which amendment was declared adopted.

Senator McSpadden asked to be shown excused for the remainder of this Legislative Day, which was the order.

Upon motion of Senator Miskovsky, **HB 609**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules were suspended, and **HB 609**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 609 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek),

Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hamilton, Harris, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: McClendon, McSpadden.—2.

Not Voting: Frazier, Garvin, Hall, Herndon, Hope, Mahan, Trent.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hamilton, Harris, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: McClendon, McSpadden.—2.

Not Voting: Frazier, Garvin, Hall, Herndon, Hope, Mahan, Trent.—7.

The Emergency was declared passed.

HB 609, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Stipe moved to reconsider the vote by which **HB 971** was passed.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 905 and 1042 correctly engrossed.

Engrossed SAs to and Engrossed **HBs 905 and 1042**, as amended, were each properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 713**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and

ordered returned to the Honorable House.

COMMUNICATION

Senator Tipps asked unanimous consent, which was granted, that his letter of May 9 addressed to the Attorney General, and the reply of the Attorney General under date of May 18, be read and incorporated in the Journal, which are as follows:

May 9, 1957

Hon. Mac Q. Williamson
Attorney General of the
State of Oklahoma
Capitol Building
Oklahoma City 5, Oklahoma

Re: Constitutionality of "Local" Bills
Dear Sir:

I respectfully request that you provide me with an opinion at your earliest convenience concerning the constitutionality of the following Acts which have been enacted by the Twenty-sixth Legislature of the State of Oklahoma, to-wit: (Attached herewith list of local bills—number 51).

All of these Acts are so-called "local bills" and I particularly desire your opinion concerning their constitutionality in view of the provisions of Article V, Sections 32, 46 and 59 of the Oklahoma Constitution.

Art. V, Sec. 32 reads as follows:

"Special and local laws—Notice of intended introduction. No special or local law shall be considered by the Legislature until notice of the intended introduction of such bill or bills shall first have been published for four consecutive weeks in some weekly newspaper published or of general circulation in the city or county affected by such law, stating in substance the contents thereof, and verified proof of such publication filed with the Secretary of State."

For your information no notice of intention to introduce any of these Acts was published prior to introduction.

Art. V, Sec. 46, reads in part as follows:

"Local and special laws on certain subjects prohibited. The Legislature shall not, except as otherwise provided in this Constitution, pass any local or special law authorizing: * * *

"Regulating the affairs of counties, cities, towns, wards, or school districts;"

Art. V, Sec. 59, reads as follows:

"Uniform operation of general laws—Special laws when general law applicable.—Laws of a general nature shall have a uniform operation throughout the State, and where a general law can be made applicable, no special law shall be enacted."

It is my desire to receive an opinion on this question prior to the sine die adjournment of this Legislature. However, I am mindful of the magnitude of your work and would, therefore, suggest if it is possible, that you submit a general opinion concerning this question with relation to all of these Acts. If a general opinion is not possible, please submit your opinion on each individual act as soon after completion thereof as possible.

Yours sincerely,

S/Tom Tipps, State Senator

May 18, 1957

Senator Tom Tipps

Senate Chambers

State Capitol

BUILDING

Dear Sir:

This acknowledges your letter of May 9, 1957, wherein you attached copies of sixteen Senate Bills and thirty-five House Bills (a total of fifty-one bills) of the Twenty Sixth (1957) Oklahoma Legislature. Your request is for the official opinion of this office as to whether all or any of these bills violate the provisions of Sections 46 and 59, Article 5, Oklahoma Constitution, which relate to local and special bills. In this connection it is noted that each of these

bills has been passed by the Legislature and signed by the Governor.

With reference to the duties of the Attorney General, Section 18b (e), Title 74, Oklahoma Statutes 1951, provides that he is

"To give his opinion in writing upon all questions of law submitted to him by *the Legislature or either branch thereof, or by any State Officer, Board, Commission or Department, provided that the Attorney General shall not furnish opinions to any but county attorneys, the Legislature or either branch thereof, or any other State Official, Board, Commission or Department, and to them only upon matters in which they are officially interested.*"

It is noted that in requesting opinions on each of 51 approved and signed Bills, you do not ask as Chairman or Vice-Chairman of any standing or special Committee which is officially interested in all or in any number of said bills. Also, and in this connection, your letter very considerably notes that you are mindful of the magnitude of the work of the Attorney General's office and that you suggest "if it is possible" that this office submit a general opinion concerning the question (of the constitutionality of so-called "local" bills); and in line with said suggestion, we submit the following quotations from constitutional provisions, and from relevant opinions by the Supreme Court of Oklahoma:

"Sec. 46 Art. V:

The Legislature shall not, except as otherwise provided in this Constitution, pass any local or special law authorizing:

The creation, extension or impairing of liens;

Regulating the affairs of counties, cities, towns, wards, or school districts;

Changing the names of persons or places;

Authorizing the laying out, opening, altering, or maintaining of roads, highways, streets, or alleys;

Relating to ferries or bridges, or incorporating ferry or bridge companies, except for the erection of bridges crossing streams which form boundaries between this and any other state;

Vacating roads, town plats, streets, or alleys;

Relating to cemeteries, graveyards, or public grounds not owned by the State;

Authorizing the adoption or legitimation of children;

Locating or changing county seats;

Incorporating cities, towns, or villages, or changing their charters;

For the opening and conducting of elections, or fixing or changing the places of voting;

Granting divorces;

Creating offices, or prescribing the powers and duties of officers, in counties, cities, towns, election or school districts;

Changing the law of descent or succession;

Regulating the practice or jurisdiction of, or changing the rules of evidence in judicial proceedings or inquiry before the courts, justices of the peace, sheriffs, commissioners, arbitrators or other tribunals, or providing or changing the methods for the collection of debts, or the enforcement of judgments or prescribing the effect of judicial sales of real estate;

Regulating the fees, or extending the powers and duties of aldermen, justices of the peace, or constables;

Regulating the management of public schools, the building or repairing of school houses, and the raising of money for such purposes;

Fixing the rate of interest;

Affecting the estates of minors, or persons under disability;

Remitting fines, penalties and forfeitures, and refunding moneys legally paid into the treasury;

Exempting property from taxation;

Declaring any named person of age;

Extending the time for the assessment or collection of taxes, or otherwise relieving any assessor or collector of taxes from due performance of his official duties, or his securities from liability;

Giving effect to informal or invalid wills or deeds;

Summoning or impaneling grand or petit juries;

For limitation of civil or criminal actions;

For incorporating railroads or other works of internal improvements;

Providing for change of venue in civil and criminal cases."

"Sec 59, Art. V:

Laws of a general nature shall have a uniform operation throughout the State, and where a general law can be made applicable, no special law shall be enacted."

"Sec. 32, Art. V:

No special or local law shall be considered by the Legislature until notice of the intended introduction of such bill or bills shall first have been published for four consecutive weeks in some weekly newspaper published or of general circulation in the city or county affected by such law, stating in substance the contents thereof, and verified proof of such publication filed with the Secretary of State."

In the case of *Roberts v. Ledgerwood*, 134 Okla. 152, 272 P. 448, it was held:

"In order for a law to be general in its nature and to have uniform operation, it is not necessary that it shall operate upon every person and every locality in the state. A law may be general and have a local application or apply to a designated class if it operates

equally upon all the subjects within the class for which it was adopted. But *where a statute operates upon a class, the classification must not be capricious or arbitrary* and must be reasonable and pertain to some peculiarity in the subject-matter calling for the legislation. *As between the persons and places included within the operation of the law and those omitted, there must be some distinctive characteristic upon which a different treatment may be reasonably founded* and that furnishes a practical and real basis for discrimination. (*Burks v. Walker*, 25 Okla. 353, 109 Pac. 544.)

"Where an act of the Legislature excepts from the operation of the general laws of this state one or more counties without any fixed basis for such discrimination and no good reason is shown why all should not be subject to the same rule, it is invalid under section 59, art. 5, of the state Constitution, which provides laws of a general nature shall have uniform operation throughout the state. (*Hudgins v. Foster*, 131 Okla. 90, 267 Pac. 645.)"

In the case of *Wilkerson v. Hale*, 184 Okla. 165, 86 P. 2d 305, the Supreme Court of Oklahoma held:

"1. It is not essential in order that a law be general in its operation as distinguished from local or special, (as contemplated by section 46, article 5, and section 59, article 5 of the Oklahoma State Constitution), that it be universal in its application and operate the same in every section of the State and upon all persons, individuals, or corporations alike. On the contrary *the Legislature may classify for legislative purposes, but a classification so adopted must be neither arbitrary nor capricious and must bear a reasonable relation to the object to be accomplished.*

"2. Local or special laws are all those that rest on a false or deficient classification. Their vice is that they do not embrace all the class that they should

naturally embrace. They create preference and establish inequality. They apply to persons, things, and places possessed of certain qualities or situations and exclude from their effect other persons, things, or places which are not dissimilar in this respect."

In *Thompson v. Stanley*, 183 Okla. 445, 83 P. 2d 386, the Supreme Court considered a local bill and with reference thereto, held:

"Where an act of the Legislature excepts from the operation of the general laws of this state one or more counties without any fixed basis for such discrimination and no good reason is shown why all should not be subject to the same rule, it is invalid under section 59, article 5, of the State Constitution, which provides that laws of a general nature shall have uniform operation throughout the state.

"Chapter 35, article 12, Session Laws 1937 (House Bill No. 68) is arbitrary; there is no reason or basis therefor; it is in violation of the provisions of section 59, article 5 of the Constitution of Oklahoma, and is unconstitutional and void."

Similar decisions of the Supreme Court are as follows: *Key v. Donnell*, 107 Okla. 157, 231 P. 456; *Caddo County v. C. R. I. & P. Ry Co.*, 155 Okla. 32, 7 P. 2d 900, and in re *Bucher*, 162 Okla. 168, 20 P. 2d 150.

We trust that the above quoted constitutional provisions and the Supreme Court rulings will be helpful to you.

Very respectfully,

FOR THE ATTORNEY GENERAL
S/James P. Garrett

Assistant Attorney General

Approved by Attorney General 5-20-57.

MOTION TO RECONSIDER VOTE

Senator Rinehart referring to the 6 day period provided under Rule 12-a, moved that the rules of the Senate be suspended for the purpose of immediate-

ly considering the Stipe motion, to reconsider the vote by which **HB 971** was passed.

President Pro Tempore Baldwin, in ruling on the Rinehart motion, referred to the 6 day period provided under Rule 12-a, and pointed out that sine die adjournment hinged on the passage of **HB 828**, as amended.

President Pro Tempore Baldwin, referring to the Stipe motion to reconsider the vote by which **HB 971** was passed, upon being advised the Bill was not now in the possession of the Senate, ruled that "the Bill should be in the possession of the Senate when the motion to reconsider is made. If the Bill is not here and the Senate is unable to recall it, a motion to reconsider would be useless," stating the proper motion would be first to recall the Bill from the Honorable House.

Senator Stipe moved that **HB 971** be recalled from the Honorable House for further consideration.

Following considerable discussion, President Pro Tempore Baldwin advised if unanimous consent is granted to withdraw the motion to recall **HB 971** from the Honorable House and if there is no objection to the consideration of the Stipe motion to reconsider the vote by which the Bill was passed, he would entertain such procedure to be followed by a motion to recall **HB 971** from the Honorable House if the motion is adopted.

Senator Stipe asked unanimous consent, which was granted, to temporarily defer consideration of his motion relative to **HB 971**.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled SBs 178, 338, 307, 185, 435, 433, 180, 388, 183, 181, 445, 235, 92, 228, 450, 446, 116, 467, 182 and 24.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 17**, Co-authored by Buckler, Clark, Cole, Cox, Daugherty, Goodfellow, Green, Hargrave, Hill, Horton, Inman, Lance, Long (Caddo), Price, Rives, Ruby, Shibley, Simmons, Smith, Spear, Strickland and Welch.

The above numbered Resolution, as Co-authored was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 461**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 828**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 828** was read:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 828**, and Engrossed Senate Amendments thereto, entitled:

AN ACT LEVYING TEMPORARY EXCISE TAXES ON GASOLINE AND SPECIAL FUELS, AND ON GASOLINE AND SPECIAL FUELS IMPORTED INTO THIS STATE IN FUEL SUPPLY TANKS OF VEHICLES AND ACTUALLY USED ON THE HIGHWAYS OF THIS STATE; PROVIDING A METHOD OF COLLECTING SUCH TAXES; PROVIDING FOR APPORTIONING THE PROCEEDS OF SUCH TAXES; PROVIDING THAT THE PROCEEDS OF SUCH TAXES ARE

TO BE USED BY THE STATE HIGHWAY COMMISSION FOR THE PURPOSE OF CONSTRUCTING, REPAIRING AND REPLACING BRIDGES, CULVERTS, ROADS AND OTHER NECESSARY HIGHWAY FACILITIES WHICH HAVE BEEN DAMAGED OR DESTROYED OR WHICH WORK HAS BEEN MADE NECESSARY BY FLOODS OR HIGH WATER; PROVIDING FOR EXEMPTIONS; PROVIDING FOR TERMINATION OF SAID TAXES AND FOR THE DUTY AND AUTHORITY OF THE GOVERNOR, STATE HIGHWAY COMMISSION AND OKLAHOMA TAX COMMISSION IN CONNECTION THEREWITH; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; PROVIDING FOR THE EFFECTIVE DATE THEREOF; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

- 1. That the attached CONFERENCE COMMITTEE SUBSTITUTE be adopted.

Respectfully submitted,

For the Senate:	For the House:
Cartwright,	Vandiver,
Chairman	Chairman
Garvin	Ham
Field	Skeith

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 828.

AN ACT LEVYING TEMPORARY EXCISE TAXES ON GASOLINE AND SPECIAL FUELS, AND ON GASOLINE AND SPECIAL FUELS IMPORTED INTO THIS STATE IN FUEL SUPPLY TANKS OF VEHICLES AND ACTUALLY USED ON THE HIGHWAYS OF THIS STATE; PROVIDING A METHOD OF COLLECTING SUCH TAXES; PROVIDING FOR APPORTIONING THE PROCEEDS OF SUCH TAXES; PROVIDING THAT THE PROCEEDS OF SUCH TAXES ARE TO BE USED BY THE STATE HIGHWAY COMMISSION FOR THE PUR-

POSE OF CONSTRUCTING, REPAIRING AND REPLACING BRIDGES, CULVERTS, ROADS AND OTHER NECESSARY HIGHWAY FACILITIES WHICH HAVE BEEN DAMAGED OR DESTROYED OR WHICH WORK HAS BEEN MADE NECESSARY BY FLOODS OR HIGH WATER; PROVIDING FOR EXEMPTIONS; PROVIDING FOR TERMINATION OF SAID TAXES AND FOR THE DUTY AND AUTHORITY OF THE GOVERNOR, STATE HIGHWAY COMMISSION AND OKLAHOMA TAX COMMISSION IN CONNECTION THEREWITH; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; PROVIDING FOR THE EFFECTIVE DATE THEREOF; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. In view of the fact that a great many bridges, culverts, roads and other necessary highway facilities have been destroyed or seriously damaged by unprecedented floods and high water during the Spring of 1957, which such damage and destruction to such bridges, culverts and roads has created an emergency need in that transportation facilities of the State highways have been seriously impaired, additional and temporary excise taxes on gasoline and special fuels are hereby imposed as hereinafter provided.

SECTION 2. In addition to all excise taxes now levied on gasoline and special fuels there is hereby levied an additional excise tax of one cent (1c) per gallon upon the sale of each and every gallon of gasoline and special fuels sold, or stored and distributed, or withdrawn from storage, within this State, for sale or use; provided that as applied to the tax levied on gasoline ninety-seven and one-half per cent (97½%) of the net gallonage reported for taxation, after all deductions allowed by law have been made, shall be

the basis used in the computation of the amount of tax due the State.

SECTION 3. In addition to all other excise taxes now levied on gasoline and special fuels, and in consideration of the use of the highways of this State, there is hereby levied an additional excise tax of one cent (1c) per gallon on gasoline and special fuels imported into this State in fuel supply tanks of vehicles and actually used on the highways of this State.

SECTION 4. The gasoline and special fuels excise taxes of one cent (1c) per gallon levied by this Act, including interest and penalties thereon, shall be reported to and collected by the Oklahoma Tax Commission at the same time, in the same manner, by the same method and under the same conditions as all other gasoline and special fuels excise taxes levied under the existing Motor Fuel and Special Fuel tax laws of this State.

SECTION 5. There shall be exempt from the excise taxes levied by this Act the following:

(a) Gasoline or special fuel used exclusively by the United States.

(b) Gasoline or special fuel exported from this State which is exempt from other motor fuel tax levied by the Motor Fuel Tax Laws of this State under the provisions of said laws.

(c) Solvents and especially prepared naphthas when purchased to be used by persons who have obtained a solvent exemption permit and who comply with the conditions relating thereto, under provisions of the Motor Fuel Tax Laws of this State.

(d) Gasoline and special fuel purchased by a school district and used exclusively in the transportation of children to and from school where the vehicle in which the children are transported is either owned by a school district or is under lease or hire by a

school district for the aforesaid purpose and all gasoline, and/or special fuels, used as fuel for agricultural purposes.

SECTION 6. All revenue received under this Act shall be apportioned and accredited to the State Highway Construction and Maintenance Fund for use in constructing, repairing and replacing roads, bridges, culverts and other necessary highway facilities which have been damaged or destroyed or which work has been made necessary by flood or high water.

SECTION 7. Notwithstanding the expiration date fixed by Section 9 of this Act, the taxes provided for by this Act shall continue to be levied and collected only so long as the said need for the funds raised thereby continues to exist, and in no event to extend beyond December 31, 1957. The Governor, after considering the findings and recommendations of the State Highway Commission, is hereby authorized to determine the fact of the cessation of said need. When the Governor shall determine that said need has ceased, he shall notify the Oklahoma Tax Commission, and upon the first day of the month following said notice, the said taxes shall no longer be levied or collected. After receiving such notice, the Oklahoma Tax Commission shall give such publicity to the same as appears to it to be reasonably necessary to inform the taxpayers that such taxes are to be no longer levied or collected.

SECTION 8. This Act shall be effective on and after June 1, 1957.

SECTION 9. The tax levies contained in this Act shall expire at the close of December 31, 1957, or as sooner terminated by Section 7 hereof.

SECTION 10. If the provisions of Section 7 of this Act should be held to be unconstitutional by a court of competent jurisdiction, then the remaining sections of this Act shall continue to be in full force and effect, and the taxes levied hereby shall continue to

be levied and collected until the close of December 31, 1957.

SECTION 11. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

Senator Cartwright moved the adoption of the Conference Committee Report on **HB 828**.

Senator Rinehart, as a substitute, moved that the Senate reject the Conference Committee Report on **HB 828**, request a conference and instruct the Senate Conferees to include in the Conference Committee Report provisions that said **HB 828** require twenty percent (20%) of the taxes levied by said Act to be distributed to the County Commissioners of the State on a road mileage basis.

Senator Collins (Creek) moved to amend the Rinehart motion by striking after the words "County Commissioners" and inserting in lieu thereof the following: "in the counties where they have been determined relief counties."

Senator Miskovsky moved, in lieu of all pending motions, that the Senate Conferees be instructed to write a provision into **HB 828**, in substance as follows: "Provided that the State Highway Commission shall allocate 25% of the revenue derived hereunder to the Counties suffering damage to roads, bridges and culverts, as a result of recent excessive rains and floods. Said allocation shall be made upon a basis of actual need and such determination shall be made by the Highway Commission," which motion was tabled upon motion of Senator Dendy.

Senator Sandlin presiding.

Upon motion of Senator Miskovsky, the previous question was ordered put.

The vote occurring on the Collins (Creek) amendment to the Rinehart

motion, it was declared failed of adoption.

The vote occurring on the Rinehart motion, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Grantham, Hamilton, Herndon, McColgin, Mahan, Rinehart, Ritzhaupt, Tipps.—14.

Nay: Baldwin, Cartwright, Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Harris, Jones, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—25.

Excused: McClendon, McSpadden.—2.

Not Voting: Boecher, Hope, Walker.—3.

The vote occurring on the Cartwright motion, it was declared adopted.

HB 828, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Nay: Collins (Pontotoc).—1.

Excused: McClendon, McSpadden.—2.

Not Voting: Hope.—1.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

terly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—40.

Nay: Collins (Pontotoc).—1.

Excused: McClendon, McSpadden.—2.

Not Voting: Hope.—1.

The Emergency was declared passed.

HB 828, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 29 correctly enrolled.

Enrolled **SCR 29** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM HOUSE

Returning following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 104**.

The above numbered Bill, as amended in Conference, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 22, 59, 69, 249 and 398**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 146**, and naming House Conferees as follows: Wolf, Taliaferro and Cook.

President Pro Tempore Baldwin announced the appointment of Senators Allen, Stipe and Dacus as Senate Conferees under **SB 146**.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 155**, as amended.

HAs to **SB 155** read as follows, rejected upon motion of Senator Ritzhaupt, conference requested and Senate Conferees appointed by President Pro Tempore Baldwin as follows: Senators Ritzhaupt, Carrier and Cowden.

AMENDMENT NO. 1. Amend Page 1, Section 1, Line 11, of Engrossed Senate Bill No. 155, after the word "space" and before the "for" add the following language: "in some public building near the courthouse."

AMENDMENT NO. 2. Page 1, Section 1, Line 13, by striking the language: "at some other place."

MOTION TO RECONSIDER VOTE

Referring further to **HB 971**:

Senator Stipe asked unanimous consent, which was granted, to withdraw his motion to recall **HB 971** from the Honorable House.

Senator Stipe asked unanimous consent, which was granted, for consideration of his motion to reconsider the vote by which **HB 971** was passed.

The vote occurring on the Stipe motion, to reconsider the vote by which **HB 971** was passed, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Pontotoc), Coppock, Dacus, Fine, Hamilton, Herndon, Ritzhaupt, Stipe, Trent, Young (Haskell).—14.

Nay: Breeden, Carrier, Collins (Creek), Easterly, Field, Frazier, Garvin, Grantham, Hall, Harris, Jones, McColgin, Payne, Price, Rinehart, Shoemaker, Tipps, Walker, Wilson (Greer), Young (Cleveland).—20.

Excused: McClendon, McSpadden.—2.

Not Voting: Cowden, Dendy, Hope, Mahan, Miskovsky, Perryman, Sandlin, Wilson (Beckham).—8.

The President presiding.

THIRD READING

HB 1017 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Grantham, Hall, Harris, Herndon, Jones, McColgin, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Walker, Wilson (Greer), Young (Haskell).—27.

Nay: Hamilton, Shoemaker, Stipe, Trent, Young (Cleveland).—5.

Excused: McClendon, McSpadden.—2.

Not Voting: Cowden, Dendy, Frazier, Garvin, Hope, Mahan, Miskovsky, Perryman, Tipps, Wilson (Beckham).—10.

The Bill was declared passed.

HB 1017, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Price moved to reconsider the vote by which **HB 995** failed of passage.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 547—A Resolution congratulating and commending the Stillwater, Oklahoma, Pioneers on their winning the Class A State high school baseball championship.

By unanimous consent, **HCR 547** was taken up for immediate consideration, read at length as follows and adopted upon motion of Senator Collins (Creek):

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 547—By Sparks, Arrington and Inman of the House, and Collins (Creek) of the Senate.

A RESOLUTION CONGRATULATING AND COMMENDING THE STILL-

WATER, OKLAHOMA, PIONEERS ON THEIR WINNING THE CLASS A STATE HIGH SCHOOL BASEBALL CHAMPIONSHIP.

WHEREAS, the Stillwater Pioneers reached the heights of High School baseballers dreams in their 11-1 victory over Pryor in the high school play-offs held in Norman, Oklahoma, on May 15, 1957; and

WHEREAS, this Team was led forward by the inspiring 3-hit pitching and sterling strike-out performance of senior Kent Davis; and

WHEREAS, the Pioneers, in their great victory, add still another laurel to the fine achievements accomplished by their predecessors; and

WHEREAS, the Honorable Members of this Twenty-sixth Legislative Session take cognizance of the fact that it is the competition of baseball where youngsters, exhibiting fine sportsmanship and desire, are formed into the men and leaders of tomorrow;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HONORABLE SENATE CONCURRING THEREIN:

That the Stillwater High School Baseball Team be commended and congratulated upon winning the Class A Baseball Championship.

BE IT FURTHER RESOLVED that duly authenticated copies of this Resolution be presented to Dr. R. R. Russell, Superintendent of Schools, Martin Loper, Baseball Coach, The Stillwater Chamber of Commerce, Mr. A. B. Alcott, Mayor of Stillwater, Oklahoma, and the Stillwater News-Press.

Engrossed **HCR 547** was properly signed and ordered returned to the Honorable House.

Senator Field moved when the Clerk's desk is cleared of routine matters the

Senate adjourn to meet at 11:00 a. m. tomorrow, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 19**, as amended.

Has to SJR 19 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend TITLE of Engrossed Senate Joint Resolution No. 19 by striking after the word "AUTHORIZING" and before the word "THE" the words "AND DIRECTING."

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Lines 10 and 11, by striking after the word "authorized" and before the word "to" the words "and directed."

AMENDMENT NO. 3. Amend Page 1, SECTION 2, Line 18, by striking after the word "lands" and before the word "at" the words "in fee".

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 821, 841, 867, 927 and 971**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Transmitting for signature Enrolled **HCR 546**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 516**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 516** was read and consideration deferred:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, and THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 516 and Engrossed Senate Amendments thereto, entitled:

AN ACT MAKING APPROPRIATIONS FROM THE STATE TREASURY OF THE STATE OF OKLAHOMA FOR THE OPERATION AND MAINTENANCE OF STATE INSTITUTIONS; SHOWING THE FISCAL YEARS THEREFOR; PROVIDING FOR APPROPRIATION TRANSFERS; DESIGNATING THE CONTROLLING BOARDS OF THE STATE INSTITUTIONS; DEFINING ADMINISTRATIVE AUTHORITY OF CONTROL BOARDS; DESIGNATING THE PURCHASING AGENCY FOR STATE INSTITUTIONS; ASSIGNING THE AUTHORITY TO DETERMINE THE PROPRIETY OF PURCHASES TO INSTITUTIONAL BOARD OF CONTROL; FIXING THE LAPSE DATE; MAKING PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the attached CONFERENCE COMMITTEE SUBSTITUTE be adopted:

For the Senate:	For the House:
Dendy,	Wolf, Chairman
Chairman	Gotcher
Coppock	Ham
Dacus	Morford
Hamilton	Pitcher
Ritzhaupt	Sweeney
Shoemake	Greenhaw
Stipe	
Young	
(Cleveland)	

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 516

—By Larason, Wolf, Bailey (Cleveland), Bailey (Kay), Belvin, Cook, Gotcher, Ham, Hill, Lance, Mitchell, Pitcher, Ruby, Sampsel, Shibley, Simmons, Vandiver, and Williams (Woodward) of the House, and Hope and Wilson (Greer) of the Senate.

AN ACT MAKING APPROPRIATIONS FROM THE STATE TREASURY OF THE STATE OF OKLAHOMA FOR THE DEPARTMENT OF MENTAL HEALTH AND THE OPERATION AND MAINTENANCE OF STATE INSTITUTIONS; SHOWING THE FISCAL YEARS THEREFOR; PROVIDING FOR APPROPRIATION TRANSFERS; DESIGNATING THE CONTROLLING BOARDS OF THE STATE INSTITUTIONS; DEFINING ADMINISTRATIVE AUTHORITY OF CONTROL BOARDS; DESIGNATING THE PURCHASING AGENCY FOR STATE INSTITUTIONS; ASSIGNING THE AUTHORITY TO DETERMINE THE PROPRIETY OF PURCHASES TO INSTITUTIONAL BOARD OF CONTROL; REAPPROPRIATING CERTAIN FUNDS; AUTHORIZING THE STATE BOARD OF PUBLIC AFFAIRS TO DISPOSE OF CERTAIN LANDS; MAKING APPROPRIATIONS FOR CAPITAL OUTLAY PURPOSES; FIXING THE LAPSE DATE; MAKING PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. The several amounts named in this Act, or so much thereof as shall be sufficient to accomplish the purposes designated by the appropriations, are hereby appropriated and authorized to be paid as herein provided for each of the institutions herein listed, which amounts shall be available for the fiscal years ending June 30, 1958, and June 30, 1959.

The appropriations herein made are appropriated from the General Revenue

Fund in the State Treasury, unless otherwise specified.

The funds herein appropriated shall not be available for contractual or expenditure purposes until allotted in accordance with uniform budget and accounting classifications adopted by the State Budget Director. Provided, that upon request of the administrative head of any State institution, any item of the current appropriation, or appropriation allotment for said institution, may be transferred to any other item within the same institution, provided written justification thereof is presented to the Director of the Budget. The Budget Director may approve or reject the request for transfer, depending upon the needs of the institution concerned. The State Budget Director shall allot all non-appropriated funds by items corresponding to the items used for the appropriations made by this Act, pursuant to the provisions of Section 9, Senate Bill No. 36, Oklahoma Session Laws 1947.

The controlling board or commission

indicated for each of the institutions listed in this Act shall have authority to administer the affairs of the institution, including the authority to employ the superintendent or other administrative head of the institution and its employees and to fix their salaries, except that the Wardens of the State Penitentiary and State Reformatory shall be appointed in accordance with Section 131a, Title 57, Oklahoma Statutes 1951. The controlling board shall make administrative decisions governing the type, nature and propriety of all purchases made for the general maintenance of the institution. The State Board of Public Affairs shall be the purchasing agency for all institutions for which appropriations are made in this Act, but shall not have authority to determine the propriety of purchases of institutions over which they are not the controlling board.

SECTION 2. There is hereby appropriated to the institutions listed below, and in the amounts designated for the operation of said institutions, for the fiscal years indicated:

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
School for the Blind ----- (Controlling Board, State Board of Education)	\$ 183,670.00	\$ 195,670.00
School for the Deaf ----- (Controlling Board, State Board of Education)	261,625.00	269,625.00
Will Rogers Memorial Commission ----- (Controlling Board, Will Rogers Memorial Commission)	30,758.00	30,758.00
Eastern Oklahoma Tuberculosis Sanatorium ----- (Controlling Board, State Board of Health)	568,240.00	568,240.00
Oklahoma General Hospital ----- (Controlling Board, State Board of Health)	264,000.00	264,000.00
Western Oklahoma Tuberculosis Sanatorium ----- (Controlling Board, State Board of Health)	699,071.00	699,071.00
Department of Mental Health ----- (Controlling Board, State Mental Health Board)	89,960.00	89,960.00
Griffin Memorial Hospital ----- (Controlling Board, State Mental Health Board)	3,129,480.00	3,129,480.00
Eastern State Hospital ----- (Controlling Board, State Mental Health Board)	2,323,750.00	2,323,750.00
Enid State School -----	813,220.00	813,220.00

(Controlling Board, State Mental Health Board)		
Pauls Valley State School -----	594,250.00	594,250.00
(Controlling Board, State Mental Health Board)		
Western State Hospital -----	1,230,341.00	1,230,341.00
(Controlling Board, State Mental Health Board)		
Taft State Hospital -----	787,501.00	787,501.00
(Controlling Board, State Mental Health Board)		
Cerebral Palsy Institute -----	137,430.00	137,430.00
(Controlling Board, Spastic Paralysis Commission)		
Whitaker State Orphans Home -----	374,193.00	374,194.00
(Controlling Board, State Board of Public Affairs)		
Girls Town -----	169,620.00	169,620.00
(Controlling Board, State Board of Public Affairs)		
Oklahoma State Penitentiary -----	1,556,380.00	1,556,380.00
(Controlling Board, State Board of Public Affairs)		
Oklahoma State Reformatory -----	535,000.00	535,000.00
(Controlling Board, State Board of Public Affairs)		
Training School for White Boys -----	250,000.00	250,000.00
(Controlling Board, State Board of Public Affairs)		
Training School for Negro Boys -----	163,425.00	163,425.00
(Controlling Board, State Board of Public Affairs)		
Consolidated Negro Institution:		
(Controlling Board, State Board of Public Affairs)		
Deaf, Blind, and Orphans Institutions ----	210,000.00	210,000.00
Training School for Negro Girls -----	51,280.00	51,280.00
Petroleum Experiment Station -----	75,000.00	75,000.00
(Controlling Board, Appropriate Federal Agency)		

SECTION 3. No part of any appropriation made in this Act which comprises an increase over the amounts appropriated for the same institution for the biennium ending June 30, 1957, shall be used for any other purpose unless and until the salary of every regular, full-time employee of such institution receiving less than One Hundred Sixty (\$160.00) Dollars per month shall have been increased to that amount.

SECTION 4. The appropriations made by House Bill No. 594, Regular Session of the Twenty-fifth Oklahoma Legislature, in the amount of One Hundred Fifty Thousand (\$150,000.00) Dollars for the fiscal year ending June 30, 1956, and One Hundred Fifty Thousand (\$150,000.00) Dollars for the fiscal year ending June 30, 1957, to the State Board of Mental Health from the General

Revenue Fund of the State Treasury is hereby continued and reappropriated in the original amount as adjusted by transfer, less the amount which has been expended on the date this Act becomes effective, to be allocated to the constituent institutions and/or expended by the State Mental Health Department.

SECTION 5. The State Board of Public Affairs is hereby authorized to grant, bargain, sell and convey the following described lands belonging to the School for the Blind, Muskogee, Oklahoma:

Part of Lot 2 and of the NW¼ of the NE¼ of Section 30, Township 15 North, Range 19 East of the Indian Base and Meridian, described as follows: Beginning at a point on the North line of said Lot 2, 445.5 Ft. West of the Northeast corner of said Lot 2; thence South parallel with the West

line of said Section 30, to an intersection with the Creek-Cherokee Nation line; thence Southwesterly along the Creek-Cherokee Nation line to the Southeast corner of said Lot 2; thence West, along the South line of said Lot 2, and of the said NW $\frac{1}{4}$ of NE $\frac{1}{4}$ of said Section 30 to the East line of the right-of-way of the Muskogee Electric Traction Co.; thence North along the said East line of said right-of-way to the North line of said Section 30; thence East along the North line of said Section 30, to the point of beginning, containing 43 acres more or less, situated in Muskogee County, Oklahoma.

All proceeds from sale of said land are to be deposited in the revolving fund of the School for the blind and shall be expended as other monies in the revolving fund and the State shall retain one-half ($\frac{1}{2}$) of all mineral rights of said property.

SECTION 6. There is hereby appropriated from any monies accruing to the credit of the General Revenue Fund for the fiscal year ending June 30, 1958, the following amounts, or so much thereof as may be necessary for the purposes herein specified, to the following institutions, for construction, repairs, and equipment:

Oklahoma General Hospital	\$40,000.00
State Training School for	
White Boys -----	\$25,000.00

SECTION 7. The appropriations made by Section Two (2) and Section Four (4) of this Act are fiscal and shall be available for encumbrance purposes to June 30 of the fiscal year for which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, such balance shall lapse and be transferred to the General Revenue Fund of the then current fiscal year.

SECTION 8. The appropriations made by Section Six (6) of this Act shall not be subject to fiscal year limitations and shall be available for expenditure

and encumbrance purposes for a period of thirty (30) months from the date this Act is approved.

SECTION 9. The provisions of this Act are severable, and if any part or provision hereof shall be held void, the decision of the Court so holding shall not affect or impair any of the remaining parts or provisions of this Act.

SECTION 10. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 668**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 668** was read and consideration deferred:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 668**, and Engrossed Senate Amendments thereto, entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE SUPREME COURT; PROVIDING THAT THE SUPREME COURT JUSTICES SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY, beg leave to report that we have had the same under consideration and here-

with return the same with the following recommendation:

That the attached CONFERENCE COMMITTEE SUBSTITUTE No. 2 be adopted.

Respectfully submitted,

For the Senate:	For the House:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Easterly	Bliss
Grantham	Calkins
Hamilton	Cook
McColgin	Ham
Ritzhaupt	Levergood
Trent	Livingston
Young	Lollar
(Cleveland)	Morford
	Ogden
	Pazoureck
	Pitcher
	Scarbrough
	Vandiver

CONFERENCE COMMITTEE SUBSTITUTE NO. 2 FOR HOUSE BILL NO.

668—By Larason, Wolf, Ogden, Huser and Bailey (Cleveland) of the House, and Hope and Wilson (Greer) of the Senate.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE SUPREME COURT; PROVIDING THAT THE SUPREME COURT JUSTICES SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appropriated to the office of the State Supreme Court, from the General Revenue Fund of the State Treasury for the fiscal years indicated, not otherwise appropriated, the following amounts or so much thereof as may be necessary to perform the duties of the office of State Supreme Court, as prescribed by law.

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
Personal Services (Including O.A.S.I.)	\$298,140.00	\$298,140.00
Operating Expense	16,908.00	16,908.00
TOTAL	\$315,048.00	\$315,048.00

SECTION 2. The Supreme Court Justices shall appoint and fix the duties and compensations of the employees necessary to perform the duties imposed upon the State Supreme Court by law, payable from the appropriations made by Section 1 of this Act for the expenses of personal services, in accordance with the following schedule:

TITLE	NUMBER AUTHORIZED	MINIMUM	MAXIMUM
Supreme Court Justice	9	\$12,500	\$12,500
Legal Assistant	10	9,000	9,000
Legal Secretary	11	3,720	4,320
Law Referee	2	7,940	8,400
Account Clerk	1	3,720	4,320
Manuscript Examiner	1	3,720	4,200
Commissioner	3	8,400	8,400
TOTAL	37		

SECTION 3. The appropriations made by this Act are fiscal and shall be available for encumbrance purposes to June 30 of the fiscal year for which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, such balance shall lapse and be transferred to the General Revenue Fund of the then current fiscal year.

SECTION 4. All Acts or parts of Acts in conflict with the provisions of this Act are hereby repealed.

SECTION 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 770**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 770** was read and consideration deferred:

TO THE HONORABLE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND PRESIDENT OF THE SENATE:

We, your Conference Committee to whom was referred Engrossed **HB 770**, entitled:

AN ACT RELATING TO APPEALS FROM JUDGMENTS IN DIVORCE CASES AND THE REMARRIAGE OF THE PARTIES; REPEALING PRESENT TITLE 12, SECTION 1280, OKLAHOMA STATUTES 1951; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

That Engrossed House Bill No. 770 do pass, as amended, as follows:

No. 1. Amend Title to read as follows: "AN ACT RELATING TO APPEALS FROM JUDGMENTS IN DIVORCE CASES AND THE REMARRIAGE OF THE PARTIES; AMENDING PRESENT 12 O. S. 1951, SECTION 1280; CHANGING RESIDENCE REQUIREMENTS OF PLAINTIFFS IN DIVORCE ACTIONS TO SIX (6) MONTHS BY AMENDING 12 O. S. 1951, SECTION 1272.

No. 2. Line 8. Strike "1280," and after "SECTION 1." and before "It" insert: "12 O. S. 1951, Section 1280 is hereby amended to read as follows:"

No. 3. Line 11. After "State" and before "cohabit" strike "and" and insert "or to"

No. 4. Lines 26-29. Strike entire subsection 3.

No. 5. Line 19. Strike words "SECTION 2."

No. 6. After line 25. Add: "SECTION 2. 12 O. S. 1951, Section 1272 is hereby amended to read as follows:

"The plaintiff in an action for divorce must have been an actual resident, in good faith, of the State, for *six (6) months* next preceding the filing of the petition, and a resident of the county in which the action is brought at the time the petition is filed.

"Provided, any person who has been a resident of any United States Army Post or Military Reservation within the State of Oklahoma, for *six (6) months* next preceding the filing of the petition, may bring an action for divorce

in any county in which such Army Post or Military Reservation is located."

Respectfully submitted,

Senate Conferees: House Conferees:

Wilson	Levergood,
(Beckham),	Chairman
Chairman	Ozmun
Shoemake	Stevens
Sandlin	

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 812**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 812** was read and consideration deferred:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND TO THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 812** and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO COMPENSATION AND DUTIES OF COURT CLERKS AND COUNTY TREASURERS OF CERTAIN COUNTIES, AMENDING SECTION 1 OF HOUSE BILL NO. 1003 OF THE TWENTY-FIFTH (1955) OKLAHOMA LEGISLATURE; IMPOSING ADDITIONAL DUTIES ON COURT CLERKS AND COUNTY TREASURERS OF CERTAIN COUNTIES, AND PROVIDING FOR ADDITIONAL COMPENSATION FOR THE PERFORMANCE OF SUCH ADDITIONAL DUTIES; PROVIDING FOR AND THE SOURCE THEREOF; AND ADDITIONAL COMPENSATION OF COUNTY COURT STENOGRAPHERS DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and here-

with return the same with the following recommendations:

That the Senate recede from Senate Amendments No. 1 and No. 2 and that the following Conference Committee Amendment be adopted:

Strike all of lines 24, 25, 26, 27 and 28 of Section 1, page 1, of Engrossed House Bill No. 812.

Respectfully submitted,

For the Senate:	For the House:
Payne,	Nevins,
Chairman	Chairman
Tipps	Richeson
Stipe	Cole

SPECIAL COMMITTEE REPORT

Senator Jones, on behalf of the Special Committee appointed under **HCR 533**, submitted the following Committee Report which was read and ordered incorporated in the Journal upon his motion:

We the undersigned members of the Committee appointed to attend the Red River Compact meeting at Shreveport, Louisiana, April 23rd and 24th, 1957, beg leave to report as follows:

We attended said meeting at the Captain Shreve Hotel in Shreveport, Louisiana, where the members of the Compact were in Session. Mr. Henry C. Beckham of Rolla, Missouri, Chairman of the Compact, invited your Committee to be present throughout the hearing and to take part in questions and discussion.

Mr. Beckham reviewed the creation of the Compact, negotiated under Public Law 346 of the Eighty-fourth Congress for the purpose of apportioning the waters of the Red River. He stated this was the sixth meeting of the Compact Commission and discussed the right of the Commission to consider the question of Compacts for the prevention of pollution of streams and stated that under Public Law 666 blanket authority was given to any State to enter such

Compacts for the prevention of pollution. He further stated that the deterioration of water by salt was more damaging than by sewage and admonished that no State could not get all that it wanted in a Compact but that Compacts, in any event, were better than time-wasting law suits.

Later in the meeting U. S. Senator Russell Long of the State of Louisiana appeared on the program and told of freight-rate savings that could be obtained in the lower Red River Valley if navigation could be extended as far up the river as Shreveport. He stated that in 1956 500 million dollars in industry had come to the State of Louisiana and that practically all of it had been established where water transportation had existed. That cost of transportation on water as compared with rail was a ratio of two to one or three to one. That a ton of steel could be shipped from Chicago to New Orleans for six (6) dollars a ton, by rail to Shreveport the cost would be twenty-one (21) dollars per ton. He stated that industry must have vast quantities of fresh water. He referred to the feasibility of barge transportation where a lift of one hundred feet above sea-level was necessary by stating that Chicago was five hundred fifty (550) feet above sea-level yet ocean-going ships would soon be reaching Chicago over the St. Lawrence river. He stated that New Orleans was spending 100 million dollars to improve the Mississippi channel and would offer eighty thousand (80,000) acres for industrial sites. That Lake Charles would have a forty (40) foot deep channel adequate for use by oceanliners. That the parishes without navigation were losing population and those with navigation were increased seven-fold in population. That the money spent on foreign aid was the most wasteful thing he had ever experienced and that the

money should be used to improve navigation.

Major-General Itchner, Chief of the Army Engineers, appeared on the program and advised that Red River and Arkansas were the only two rivers of great consequence that had not been made navigable but that the Arkansas will soon be when Dardanelle Dam is dedicated. He advised of the local costs of construction, the cost of removal of pipelines and utilities, etc. He stated that the Army Engineers on that day had recommended the creation of navigable canals to Shreveport as being economically justifiable. That the width at the bottom of the canal would be one hundred (100) feet and the locks would be six hundred fifty (650) feet long.

It is the opinion of your Committee that due to the rapid amount of negotiations that are now taking place with reference to water and especially with reference to Tri-State compact that is now being formed between Arkansas, Louisiana, Oklahoma and Texas that a very careful watch should be kept on these developments. One of the things that has been established recently by the Public Law 666, which now provides that an injured State or States may institute suit without the permission of up-stream State as previously required by the old law. Federal grants have recently been made available to intra-state agencies, therefore, your Committee feels that we in Oklahoma should keep in close contact with the intra-state agencies in order that we might share in the benefits of the financial grants as well as participate in the water developments of the areas affected.

Respectfully submitted,

Jones
Rinehart
Carrier

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 726—Business and Industry.

HB 778—Judiciary.

HB 1014—Business and Industry.

HB 1028—Education.

HB 1038—Business and Industry.

HB 1039—Municipal Government.

DO PASS, as amended:

HB 535—Business and Industry.

HB 929—State and Federal Government.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 828**.

The above numbered enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

As provided under the Field motion, the Senate was declared adjourned to meet at 11:00 a. m., tomorrow.

SEVENTY-EIGHTH LEGISLATIVE DAY

Wednesday, May 22, 1957

Pursuant to adjournment, the Senate convened at 11:00 a. m., and was called to order by its President, Lieutenant Governor Williams.

The roll call was as follows:

Present: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Dacus, Dendy, Easterly, Field, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Excused: Baldwin, Breeden, Collins (Pontotoc), Coppock, Cowden, Fine, Frazier, Garvin, McClendon, Miskovsky, Young (Haskell).—11.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Rinehart asked unanimous consent, which was granted, that Fletcher Dal Handley and Billy Rinehart, his grandson, be made Honorary Pages for this legislative day.

RESOLUTION

The following Resolution was introduced, and by unanimous consent, upon request of Senator Boecher, read at length and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 30—By Boecher.

A CONCURRENT RESOLUTION COMMENDING AND EXPRESSING APPRECIATION TO THE GOVERNOR OF THE STATE, THE STATE CIVIL DEFENSE ORGANIZATION, THE STATE DEPARTMENT OF PUBLIC WELFARE, THE STATE HIGHWAY DEPARTMENT, THE DEPARTMENT OF PUBLIC SAFETY, THE STATE

HEALTH DEPARTMENT, THE SALVATION ARMY, THE RED CROSS AND ALL OTHERS FOR THEIR PROMPT ASSISTANCE TO THE FLOOD STRICKEN COMMUNITIES AND TO THE FLOOD VICTIMS.

WHEREAS, on Wednesday evening, May 15, 1957, unprecedented torrential rains in the State of Oklahoma caused the waters of many rivers and streams to flood their banks and inundate the surrounding farm lands and municipalities; and

WHEREAS, the disastrous floods claimed a severe and tragic toll in lives, property and livestock, forcing hundreds of people to flee the stricken areas to the safety of higher ground; and

WHEREAS, the need of assistance in the disaster areas has been supplied with great and gratifying speed by the Honorable Raymond Gary, Governor, who ordered to the scene all State agencies capable of rendering service; and

WHEREAS, in addition to the State agencies, such national organizations as the American Red Cross and the Salvation Army have responded in this emergency with great promptness and are rendering much valuable assistance.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the Honorable Raymond Gary, Governor of the State, and the following agencies be highly commended for the prompt and thorough manner in which they furnished aid to the flood-stricken communities of the State of Oklahoma:

1. The State Civil Defense Organization.
2. The State Department of Public Welfare.

3. The State Highway Department.
4. The Department of Public Safety.
5. The State Health Department.
6. The Salvation Army.
7. The American Red Cross.
8. All other State and private organizations who gave assistance.

SECTION 2. That appreciation be extended to these agencies and especially to Governor Gary for obtaining federal disaster monies for the stricken areas.

SECTION 3. That the sympathy of the Twenty-sixth Oklahoma Legislature be extended to the fine people of these disaster areas who have been the victims, particularly to those who have lost loved ones and suffered great property damage because of this tragedy.

SCR 30 was referred for engrossment.

RESOLUTION

The following Resolution was introduced and by unanimous consent, upon request of Senator McSpadden, read at length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 52—By McSpadden.

A RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES AND THE APPROPRIATION COMMITTEES THEREOF, TO DIRECT SPECIAL ATTENTION TO THE LAND PROCUREMENT PRACTICES OF THE CORPS OF ARMY ENGINEERS IN THE OOLAGAH DAM AREA ON THE VERDIGRIS RIVER IN NORTHEAST OKLAHOMA.

WHEREAS, the Oolagah Dam on the Verdigris River in Northeastern Oklahoma is in the very early initial phases of construction, with work proceeding on only the first stage embankment contract on one side of the river, under the direction of the Corps of Army Engineers, and

WHEREAS, only a few hundred acres of land actually has been acquired for

the project and with condemnation proceedings now in progress on an additional few hundreds of acres of land, and

WHEREAS, this thirty-seven million dollar project will finally take more than seventy thousand (70,000) acres of land in a well developed and productive agricultural and ranching area, resulting in the dislocation of several hundred farm homes and related schools, churches, cemeteries, federal and state highways, county roads, electric power lines, telephone lines, oil transportation pipelines and gas lines, and

WHEREAS, the proposed lake will inundate and destroy the birthplace and home of the great Oklahoman, Will Rogers, which has become a national shrine and each year is visited by thousands of Americans who have come to love the simple and homely virtues of this great man, and

WHEREAS, on the lands to be taken for the Oolagah Dam project is located a sizeable portion of the "world's greatest shallow oil field," which has been producing oil continuously since its discovery before the turn of the century, and which today is recognized as having been the birthplace of the oil business in Oklahoma, the laboratory where "secondary recovery" was first tried and proven in Oklahoma and the field which has produced more oil by the "water flood repressuring method" of secondary recovery of oil than in any other field in Oklahoma, and

WHEREAS, the U. S. Bureau of Mines, in a report dated August first, 1951, stated that a recoverable reserve of more than fifty million (50,000,000) barrels of oil could be produced by today's known methods from the more than twenty-five thousand (25,000) acres of proven productive, but undeveloped lands that are to be taken for the Oolagah Dam project, and

WHEREAS, a portion of the lands to be covered by Oolagah Lake have now

been developed for the production of oil and this developed area is now producing several thousand barrels of oil each day, and

WHEREAS, the developed oil lands to be inundated by Oolagah Lake now gives employment to hundreds of oil field workers, pays tens of thousands of dollars each year in taxes to the State of Oklahoma and to the United States, and produces millions of dollars worth of economic wealth annually, and

WHEREAS, the oil field is served by a crude oil purchasing company whose storage tanks, pump stations, gathering lines and pipeline transportation system is located on lands to be inundated by the Oolagah Lake, and

WHEREAS, the same crude oil purchasing system, tank, farms, pump stations and transportation lines, that will be inundated by Oolagah Lake, also serve other oil productive acres located on lands adjacent to the proposed lake, and

WHEREAS, the engineering difficulties that will result for the pipeline operation following the building of Oolagah Dam and the loss of business to the pipeline as a result of abandonment of that part of the oil field that will be inundated by Oolagah Lake, could make it unprofitable and economically impossible to operate the pipeline oil gathering system to serve the remainder of the oil field, and with the resulting loss of a pipeline market for that part of the oil field adjacent to the lake, the entire oil field could be forced to shut down with a further economic loss to the entire section of the state, and

WHEREAS, congressional appropriations for the Oolagah project, which is a very minor part of the Arkansas Basin development program, were first made last year after almost twenty (20) years of being seriously questioned as to the economic feasibility and the doubtful advisability of destroying a

great known recoverable reserve of oil and a tremendously rich agricultural area, and

WHEREAS, the farmers and ranchers and oil producers of the Verdigris river area repeatedly through the years have voiced their objections to this project in personal and delegation appearances before the Congressional Appropriation Committees of both the House and Senate, and

WHEREAS, proponents of the project residing in other parts of Oklahoma, and other states, have envisioned great economic gains to groups of people, cities and towns, transportation users and great industrial organizations as a result of the construction of Oolagah Dam, it was also recognized that a great displacement of people and business operations in the Oolagah Dam area must occur if the project was to be built, and, therefore, solemn assurances were repeatedly given to the people and business concerns to be displaced by said Oolagah Dam, both, by the Congressional Committees and the personnel of the Corps of Army Engineers that, in the event of the construction of the project, every effort would be made to see that the people in the affected area would not be forced to bear unjust and undue economic hardship and loss while others are reaping the great economic gains that proponents have promised would result from the building of Oolagah Dam, and

WHEREAS, appraisals and purchases of land and residential properties in said Oolagah Dam area are in the process of being started at this time by the land procurement office of the Corps of Army Engineers, and

WHEREAS, appraisalment of property in the Oolagah Dam area is being made on the basis of assumed values in the present location with no consideration being given to replacement cost in kind in another location, and

WHEREAS, appraisalment of many

properties in the Oolagah Dam area are being made without due recognition of the known mineral values in the form of valuable coal deposits, gas reservoirs and oil, and

WHEREAS, representatives of the Corps of Army Engineers procurement office in Tulsa, Oklahoma, are quoted in newspapers of recent date as telling oil producers and mineral owners that "only in the damsite and construction area does the government have definite plans for buying mineral holdings outright", but would seek only to acquire flowage easements on minerals and "under the flowage easement agreements oil operators would be required to subordinate their operations to the basic functions of the dam and reservoir," and

WHEREAS, the appraisalment and procurement policies being followed by the Corps of Army Engineers in the Oolagah Dam area have met with the active and determined opposition of the land owners as is evidenced by the fact that the Corps of Army Engineers only recently has found it necessary to resort to condemnation action to acquire much of the initially needed lands in the damsite and construction area, and

WHEREAS, in the condemnation actions pending as of this date against the land owners in the immediate vicinity of the Oolagah Dam itself, said actions covering more than fifteen hundred (1,500) acres which is underlaid with valuable coal deposits, attorneys representing the Corps of Army Engineers have petitioned the court to take the surface land rights and reserve to the present owners all mineral rights and values, and to subordinate the reserved mineral rights and values to the "prior rights of the United States to flood and submerge the land as may be necessary for the construction, operation and maintenance of said project", and

WHEREAS, under several hundred acres of said lands now being con-

demned by the Corps of Army Engineers for the Oolagah Dam project, the school children of the State of Oklahoma own one-half of the mineral rights and values, and

WHEREAS, the school children of the State of Oklahoma, through the trusteeship of the State School Land Commission, own thousands and thousands of acres of mineral rights under lands located in the remainder of the Oolagah Dam area, the Keystone Dam area, the Eufaula Dam area and in other areas where such projects are planned, and

WHEREAS, the mineral rights and values owned by the school children of the State of Oklahoma in the Oolagah Dam area now under condemnation will be forever inundated and the value of said mineral right will therefore be eternally lost to the school children of the State of Oklahoma, and

WHEREAS, the school children of the State of Oklahoma will suffer great and irreparable loss of wealth if the Corps of Army Engineers continue, through the length and breadth of the Oolagah Dam area, the Keystone Dam area, the Eufaula Dam area and in the other areas where like projects are planned, this policy of taking, without payment, the mineral rights and values belonging to the school children of the State of Oklahoma, and by force of condemnation than subordinating those mineral rights and values to the prior rights of the United States to flood and submerge said mineral rights and values, and therefore,

BE IT RESOLVED by the Senate of the State of Oklahoma: That we respectfully urge, request and petition the Congress of the United States to make such inquiry into the land procurement procedures of the Corps of Army Engineers, issue such directives and take such action as may be necessary to insure the fulfillment of the intent of Congress in the protection of the rights of the people in the Oolagah Dam area

and in safeguarding the mineral values and rights of the School children of the State of Oklahoma in accordance with the laws and constitution of the United States, and

BE IT FURTHER RESOLVED THAT, the Chief Clerk of the Senate of the State of Oklahoma be directed to send a copy of this resolution to the President of the United States, the Vice President of the United States, each member of the Congress of the United States, the Director of the Bureau of the Budget of the United States and to the Chief of the United States Corps of Army Engineers.

I HEREBY CERTIFY THAT, the above Resolution originated in the Senate of the State of Oklahoma, and was adopted by that body,

President Pro-tem Senate of the State of Oklahoma

Chief Clerk of the Senate of the State of Oklahoma

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 914—State and Federal Government.

DO PASS, as amended:

HB 576—Banks and Banking.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 103** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was

referred Engrossed **SB 103** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF EDUCATION FOR THE OPERATION AND MAINTENANCE OF PUBLIC SCHOOLS IN THE STATE OF OKLAHOMA; STATING THE METHOD OF APPORTIONMENT AND DISBURSEMENT; PROVIDING FOR THE EXPENSES OF ADMINISTRATION; PROVIDING FOR THE APPOINTMENT AND COMPENSATION OF EMPLOYEES; REAPPROPRIATING SECTION 1, HOUSE BILL NO. 530, OF THE TWENTY-FIFTH SESSION OF THE OKLAHOMA LEGISLATURE, TO THE STATE BOARD OF EDUCATION; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the Engrossed House Amendments be rejected.
2. That the CONFERENCE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 103, attached hereto, be adopted.

Respectfully submitted,

Senate Conferees: House Conferees:

- | | |
|-----------------|---------------|
| Hope, | Larason, |
| Chairman | Chairman |
| Wilson (Greer), | Wolf, |
| Vice Chairman | Vice Chairman |
| Frazier | Calkins |
| Grantham | Ham |
| Hamilton | Levergood |
| Herndon | Livingston |
| McColgin | Lollar |
| Trent | Ogden |
| Wilson | Pitcher |
| (Beckham) | Scarbrough |
| Young | |
| (Cleveland) | |

CONFERENCE COMMITTEE SUB-

STITUTION FOR SENATE BILL NO. 103
 —By Hope and Wilson (Greer) et al
 of the Senate, and Larason and Wolf of
 the House.

AN ACT MAKING AN APPROPRIA-
 TION TO THE STATE BOARD OF
 EDUCATION FOR THE OPERATION
 AND MAINTENANCE OF PUBLIC
 SCHOOLS IN THE STATE OF OKLA-
 HOMA; STATING THE METHOD OF
 APPORTIONMENT AND DISBURSE-
 MENT; PROVIDING FOR THE EX-
 PENSES OF ADMINISTRATION;
 PROVIDING FOR THE APPOINT-
 MENT AND COMPENSATION OF
 EMPLOYEES; REAPPROPRIATING
 SECTION 1, HOUSE BILL NO. 530, OF
 THE TWENTY-FIFTH SESSION OF
 THE OKLAHOMA LEGISLATURE, TO
 THE STATE BOARD OF EDUCA-
 TION; SHOWING LEGISLATIVE IN-
 TENT TO DETERMINE NECESSITY
 FOR BASIC AID; AMENDING SEC-
 TION 52, PARAGRAPH (b), OF TITLE
 70 OKLAHOMA SESSION LAWS OF
 1955; MAKING THE APPROPRIA-
 TIONS NON-FISCAL; MAKING THE
 PROVISIONS OF THIS ACT SEVER-

ABLE; AND DECLARING AN
 EMERGENCY.

BE IT ENACTED BY THE PEOPLE
 OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appro-
 priated to the State Board of Education
 from any monies in the State Treasury
 to the credit of the Funds herein indi-
 cated the sum of Thirty-four Million
 Ninety Thousand (\$34,090,000.00) Dol-
 lars for the fiscal year beginning July
 1, 1957, and ending June 30, 1958, and
 the sum of Thirty-two Million Seven
 Hundred Ten Thousand Four Hundred
 Ninety-three (\$32,710,493.00) Dollars
 for the fiscal year beginning July 1,
 1958, and ending June 30, 1959, for the
 support and maintenance of Public
 Schools in the State of Oklahoma, to be
 apportioned and disbursed by the State
 Board of Education pursuant to the
 terms of Title 70, Chapter 1A, Article
 18, Session Laws 1949, Oklahoma School
 Code, as amended by House Bill No.
 964 of the Twenty-fifth Regular Ses-
 sion of the Oklahoma Legislature. The
 amounts appropriated for each fiscal
 year are hereby appropriated from the
 following funds:

	Fiscal Year Ending	Fiscal Year Ending
	June 30, 1958	June 30, 1959
General Revenue Fund -----	\$26,571,220.50	\$27,560,925.19
From any monies accruing to the credit of the Emergency Appropriation Fund in the State Treasury during the fiscal year ending June 30, 1957 -----	3,754,604.34	
From any monies accruing to the credit of the Emergency Appropriation Fund in the State Treasury during the fiscal year ending June 30, 1958 -----	3,764,175.16	5,149,567.81
Total -----	\$34,090,000.00	\$32,710,493.00

SECTION 2. The funds appropriated by Section One (1) of this Act shall
 be apportioned and disbursed pursuant to Title 70, Chapter 1A, Article 18,
 Session Laws 1949, Oklahoma School Code, as amended. Not to exceed Two
 Hundred Twenty Thousand Dollars (\$220,000.00) of the funds appropriated by
 Section One (1) of this Act shall be used by the State Board of Education
 during each fiscal year to defray all expenses of administration.

SECTION 3. The State Board of Education shall appoint and fix the duties

and compensation of officials and employees necessary to perform the duties imposed upon the State Board of Education pursuant to Title 70, Chapter 1A, Session Laws 1949, as amended, in connection with the support and maintenance of public schools, and shall incur other necessary expenses, payable from the appropriations made by Section One (1) of this Act.

SECTION 4. The following amounts listed originally appropriated by Section One (1), House Bill 530, Twenty-fifth Oklahoma Legislature, to the State Board of Education are hereby reappropriated in the original amount, less the amount which has been expended, in accordance with the provisions of said original appropriations on the date this Act becomes effective:

	Fiscal Year Ending June 30, 1956	Fiscal Year Ending June 30, 1957
General Revenue Fund -----	\$25,797,352.38	\$27,887,819.22
From any monies accruing to the credit of the Emergency Appropriation Fund in the State Treasury during the fiscal year ending June 30, 1955 -----	3,162,349.00	768,405.78
From any monies accruing to the credit of the Emergency Appropriation Fund in the State Treasury during the fiscal year ending June 30, 1956 -----	2,000,000.00	884,073.62
Total -----	\$30,959,701.38	\$29,540,298.62

SECTION 5. The appropriations made by Section One (1) and Section Four (4) of this Act shall not be subject to fiscal year limitations and shall be available for expenditure and encumbrance purposes for a period of thirty (30) months from the date this Act is approved.

SECTION 6. Provided that it is the intention of this Twenty-sixth Session of the Oklahoma Legislature that the next succeeding Regular Session of the Oklahoma Legislature shall determine the necessity for the continuance of basic aid before any additional appropriations are made therefor.

SECTION 7. Section 52, Paragraph (b), Chapter A, of Title 70 Oklahoma Session Laws of 1955, is hereby amended to read as follows:

(b) A Jeanes teacher shall be calculated for the County Superintendent of Schools of each county * * * which had more than twenty-nine per cent (29%) of the legal average daily attendance in each such county for the school

year 1953-54 in the colored schools of the county.

SECTION 8. The provisions of this Act are severable, and if any part or provision hereof shall be held void, the decision of the Court so holding shall not affect or impair any of the remaining parts or provisions of this Act.

SECTION 9. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

SB 103, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Dacus, Denny, Field, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rine-

hart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—30.

Excused: Baldwin, Breeden, Collins (Pontotoc), Coppock, Cowden, Fine, Frazier, Garvin, McClendon, Miskovsky, Young (Haskell).—11.

Not Voting: Easterly, Jones, Wilson (Beckham).—3.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Dacus, Dendy, Field, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—30.

Excused: Baldwin, Breeden, Collins (Pontotoc), Coppock, Cowden, Fine, Frazier, Garvin, McClendon, Miskovsky, Young (Haskell).—11.

Not Voting: Easterly, Jones, Wilson (Beckham).—3.

The Emergency was declared passed.

SB 103, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

Senator Trent presiding.

DECLARATION OF VOTE

Senator McSpadden asked unanimous consent that the Journal of May 21 show had he been present upon third reading and final passage of **HBs 516** and **828** he would have voted "Aye," and that he would have voted "Aye" on the Rinehart amendment to **HB 828**, which was the order.

Senators Coppock, Fine, Garvin and Frazier asked to be recorded present, which was the order.

GENERAL ORDER

HB 733, by Nigh and Norris of the

House, and McClendon of the Senate, was read and considered.

Senator Harris asked unanimous consent, which was granted, to be made a co-author of **HB 733**.

Senator Harris moved to amend **HB 733** by adding a new Section 6 and renumbering succeeding sections as follows: "Section 6. 26 O. S. 1951 § 193 and 194 are hereby repealed," which amendment was declared adopted.

Further consideration of **HB 733** was temporarily deferred by unanimous consent upon request of Senator Harris.

GENERAL ORDER

HB 517, by McCarty, et al, was read and considered.

By unanimous consent, upon request of Senator Ritzhaupt, further consideration of **HB 517** was temporarily deferred.

PENDING ACTION ON CCR:

Upon motion of Senator Hope, the Conference Committee Report on **HB 668** was declared adopted.

HB 668, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, McClendon, Miskovsky, Young (Haskell).—7.

Not Voting: Carrier, Grantham, Herndon, Jones, Mahan, Perryman, Tipps.—7.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hope, McColgin, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, McClendon, Mis-kovsky, Young (Haskell).—7.

Not Voting: Carrier, Grantham, Herndon, Jones, Mahan, Perryman, Tipps.—7.

The Emergency was declared passed.

HB 668, together with Conference Committee Report thereon, was ordered returned to Honorable House.

REFERRING TO SB 113

Senator Hope moved to reconsider the vote by which **SB 113**, as amended by the Honorable House, was passed, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grant-ham, Hall, Hamilton, Harris, Hope, Mc-Colgin, McSpadden, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—30.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, McClendon, Mis-kovsky, Young (Haskell).—7.

Not Voting: Carrier, Fine, Herndon, Jones, Mahan, Ritzhaupt, Wilson (Beck-ham).—7.

Senator Hope moved to reconsider the vote by which the Senate concurred in **HAs to SB 113**, which motion was de-clared adopted.

Senator Hope moved that the Senate grant the request of the Honorable House for the return of **SB 113**, which motion prevailed.

GENERAL ORDER

HB 634, by Bailey (Cleveland), was read and considered.

Upon motion of Senator Young (Cleveland), **HB 634** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules were suspended, and **HB 634** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 634 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Col-lins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Perry-man, Price, Ritzhaupt, Sandlin, Shoe-make, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland).—30.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, McClendon, Mis-kovsky, Young (Haskell).—7.

Not Voting: Carrier, McSpadden, Mahan, Payne, Rinehart, Walker, Wil-son (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emerg-ency, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Col-lins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, Perry-man, Price, Ritzhaupt, Sandlin, Shoe-make, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland).—30.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, McClendon, Mis-kovsky, Young (Haskell).—7.

Not Voting: Carrier, McSpadden, Mahan, Payne, Rinehart, Walker, Wil-son (Beckham).—7.

The Emergency was declared passed.

HB 634 was properly signed and ordered returned to the Honorable House.

Senators McClendon and Breeden asked to be recorded present, which was the order.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 46**.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM GOVERNOR

Advising approval by him, May 21, 1957, of Enrolled **SBs 140, 264 and 385**, entitled:

ENROLLED SENATE BILL NO. 140
—By Carrier, Grantham, Coppock, Easterly and Boecher of the Senate and Morford, Bohr, Green, Priebe, Murrow, Camp, Williams and Bower of the House.

AN ACT RELATING TO SALARIES OF DISTRICT COURT JUDGES OF DISTRICT COURT JUDICIAL DISTRICTS OF THIS STATE HAVING A POPULATION IN EXCESS OF ONE HUNDRED THIRTY-SIX THOUSAND (136,000) BUT NOT IN EXCESS OF ONE HUNDRED SIXTY-SIX THOUSAND (166,000), ACCORDING TO THE FEDERAL CENSUS OF 1950, OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, AND HAVING A NET ASSESSED VALUATION IN EXCESS OF ONE HUNDRED TWENTY MILLION DOLLARS (\$120,000,000.00), EXCLUSIVE OF INTANGIBLE PERSONAL PROPERTY AND LESS APPROVED HOMESTEAD EXEMPTIONS, AS CERTIFIED TO THE EXCISE BOARDS OF THE COUNTIES OF SAID JUDICIAL DISTRICT IN 1958, AND AS MAY BE SHOWN BY ANY SUCCEEDING BIENNIAL NET ASSESSED VALUATION, AND WHICH DO NOT HAVE TO EXCEED TWO (2) DISTRICT COURT JUDGES; AND PROVIDING FOR PAYMENT THEREOF.

ENROLLED SENATE BILL NO. 264
—By Young (Cleveland) of the Senate

and Bailey (Cleveland) and Wolf of the House.

AN ACT AMENDING §§ 2093 and 2094 OF TITLE 70, OKLAHOMA STATUTES 1951; AUTHORIZING THE ESTABLISHMENT OF RESEARCH CENTERS ON INSTITUTIONAL AIRPORT PROPERTIES; AND AUTHORIZING THE LEASING OF SUCH RESEARCH CENTER AREAS TO PRIVATE INDUSTRIAL CONCERNS FOR THE ESTABLISHMENT OF SCIENTIFIC RESEARCH LABORATORIES.

ENROLLED SENATE BILL NO. 385
—By Grantham, Breeden and Mahan of the Senate and Craig and Bailey (Kay) of the House.

AN ACT RELATING TO THE SALARIES OF DISTRICT COURT JUDGES IN DISTRICT COURT JUDICIAL DISTRICTS OF THE STATE HAVING (A) ONLY ONE DISTRICT JUDGE, (B) A POPULATION IN EXCESS OF SIXTY THOUSAND (60,000), ACCORDING TO THE FEDERAL DECENNIAL CENSUS OF 1950 OR ACCORDING TO ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, AND (C) A NET ASSESSED VALUATION IN EXCESS OF SEVENTY MILLION DOLLARS (\$70,000,000.00), AS DEFINED THEREIN; PROVIDING FOR THE PAYMENT OF SALARIES THERETO, IN ADDITION TO THOSE PAID BY THE STATE, FROM THE RESPECTIVE COURT FUNDS OF THE COUNTIES COMPRISING SAID DISTRICTS; AMENDING SECTION 1, CHAPTER 10a, TITLE 74, S. L. 1953; AND DECLARING AN EMERGENCY.

MESSAGE FROM HOUSE

Returning following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 120**.

The above numbered Bill, as amended in Conference, was referred for enrollment.

GENERAL ORDER

HB 1025, by Pazoureck, was read and considered.

Upon motion of Senator Garvin, **HB 1025** was advanced to engrossment and third reading.

Upon motion of Senator Garvin, the rules were suspended, and **HB 1025** was considered engrossed and placed upon third reading and final passage.

Senator Miskovsky asked to be recorded present, which was the order.

THIRD READING

HB 1025 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Frazier, Garvin, Grant-ham, Hall, Harris, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—29.

Nay: Hamilton, Herndon, McClendon, Perryman, Shoemake, Stipe, Trent.—7.

Excused: Baldwin, Collins (Pontotoc), Cowden, Young (Haskell).—4.

Not Voting: Carrier, Dendy, Fine, Hope.—4.

The Bill was declared passed.

HB 1025 was properly signed and ordered returned to Honorable House.

REFERRING TO HB 914

Senator Boecher asked unanimous consent that **HB 914** be re-referred to the Committee on State and Federal Government, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 609 and 1017 each correctly engrossed.

SR 51 and SCR 2 and SBs 22, 81, 279, 280 and 447 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 609 and 1017**, as amended, were each properly signed and ordered returned to the Honorable House.

Enrolled **SR 51** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SCR 2** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SBs 22, 81, 279, 280 and 447**, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 136**, and naming House Conferees as follows: Stevens, King and Huser.

MESSAGE FROM HOUSE

Advising the signing of and returning Enrolled **SCR 29**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

Upon motion of Senator Field, the Senate recessed to meet at 1:15 p. m.

AFTERNOON SESSION

The Senate re-convened at 1:15 p. m., and was called to order by Senator Walker.

Senator Collins (Pontotoc) asked to be recorded present, which was the order.

Senator Mahan asked unanimous consent, which was granted, that Amy Lou, baby daughter of Mr. and Mrs. Hugh Rinehart, and Mary Jane Rinehart, baby daughter of Mr. and Mrs. Dean Rinehart, both children being the granddaughters of Senator and Mrs. Rinehart, be made Honorary Journal Clerks for this legislative day.

MESSAGE FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 720, 907.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 517 was considered further.

Senator Ritzhaupt moved to amend HB 517, by substituting therefor the following:

"AN ACT RELATING TO REGULATED DRUGS; REQUIRING REGISTRATION OF ADDICTS TO THE USE OF REGULATED DRUGS AND CERTAIN OTHER PERSONS; DEFINING TERMS "ADDICT" AND "REGULATED DRUG" AS USED IN ACT; FIXING PENALTIES FOR VIOLATION OF ACT; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Every addict to the use of regulated drugs, who resides in the State or who comes into the State and remains for a period of twenty-four (24) hours, shall register with the sheriff or the chief of the police department of the city in which he resides or into which he comes for such period of twenty-four (24) hours. Such registration shall be upon a form prescribed and furnished by the Chief of the Division of Regulated Drug Enforcement of the office of the Attorney General. Such registration shall include a photograph and fingerprints of the registrant if equipment is available for such purpose at the place of registration. A report of such registration shall be made, in such form and manner as he may direct, by the sheriff or chief of the police department, as the case may be, to the Chief of the Division of Regulated Drug Enforcement of the office of the Attorney General.

SECTION 2. For the purposes of this Act:

(a) An "addict" means any person who, without showing a medically prescribed need therefor, uses, in any manner, any regulated drug or any derivative thereof; or any person making multiple purchases of regulated drugs, the combined total of which is in excess of that which may lawfully be sold during any forty-eight (48) hour period; or any person who uses tincture of opium, tincture of opium camphorated, amphetamines, or any derivative thereof, by the hypodermic method, either with or without a medical prescription therefor; or any person who uses marihuana in any form; or any person who has in his or her possession, or immediate control, any paraphernalia used by addicts for administering a regulated drug and who cannot show any medical prescription requiring the same, if, upon chemical analysis, such paraphernalia is found to contain traces of a regulated drug.

(b) A "regulated drug" means any narcotic drug, marihuana, barbiturate or amphetamine, as defined by the laws of the State.

SECTION 3. Any person who has been convicted in any court for a violation of any Federal, State or municipal law pertaining to regulated drugs, including the forgery of prescriptions, larceny or burglary of regulated drugs, or obtaining regulated drugs through deceit or fraud, shall be required to register in accordance with the provisions of Section 1 of this Act.

SECTION 4. Any person who fails to register as required by the provisions of this Act shall, for the first offense, be guilty of a misdemeanor, and upon conviction thereof shall be imprisoned in the county jail for not less than three (3) months nor more than six (6) months; and for each second and subsequent offense shall be guilty of a felony, and upon conviction thereof shall

be imprisoned in the State Penitentiary for not less than one (1) year nor more than five (5) years.

SECTION 5. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval," which amendment was declared adopted.

Senator Hamilton raised the question of the presence of a quorum.

Upon roll call, the Presiding Officer announced a quorum present.

Upon motion of Senator Ritzhaupt, **HB 517**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules were suspended, and **HB 517**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 517 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, Jones, McColgin, Miskovsky, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—27.

Excused: Baldwin, Cowden, Young (Haskell).—3.

Not Voting: Cartwright, Collins (Creek), Dacus, Frazier, Hall, Harris, Herndon, McClendon, McSpadden, Mahan, Payne, Perryman, Stipe, Tipps.—14.

The Bill was declared passed.

Senator Ritzhaupt asked unanimous consent, which was granted, that the emergency to **HB 517** be stricken, and title amended to conform.

HB 517, as amended, was referred for engrossment.

GENERAL ORDER

HB 706, by Andrews was read and considered.

Senators Easterly, Miskovsky, Coppock, McColgin and Boecher asked to be made co-authors of **HB 706**, which was the order.

Upon motion of Senator Easterly, **HB 706**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Easterly, the rules were suspended, and **HB 706**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 706 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Easterly, Field, Garvin, Grantham, Herndon, McColgin, Mahan, Miskovsky, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—23.

Nay: Dendy, Fine, Hamilton, Hope, Trent.—5.

Excused: Baldwin, Cowden, Young (Haskell).—3.

Not Voting: Cartwright, Collins (Pontotoc), Dacus, Frazier, Hall, Harris, Jones, McClendon, McSpadden, Payne, Perryman, Stipe, Tipps.—13.

The Bill was declared passed.

HB 706, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

Senator Hope asked unanimous consent, which was granted, that **HB 789**, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Sen-

ate, be ordered re-referred to the Committee on Appropriations and Budget.

HB 554, by Ogden, et al of the House, and Field of the Senate, was read and considered.

Upon motion of Senator Field, **HB 554** was advanced to engrossment and third reading.

Upon motion of Senator Field, the rules were suspended, and **HB 554** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 554 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Coppock, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Hope, McClendon, McColgin, Mahan, Miskovsky, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Walker, Wilson (Greer), Young (Cleveland).—26.

Excused: Baldwin, Cowden, Young (Haskell).—3.

Not Voting: Collins (Creek), Collins (Pontotoc), Dacus, Frazier, Hall, Harris, Herndon, Jones, McSpadden, Payne, Perryman, Stipe, Tipps, Trent, Wilson (Beckham).—15.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—32.

Excused: Baldwin, Cowden, Young (Haskell).—3.

Not Voting: Collins (Creek), Dacus,

Frazier, Herndon, Jones, Payne, Perryman, Stipe, Wilson (Beckham).—9.

The Emergency was declared passed.

HB 554 was properly signed and ordered returned to the Honorable House.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 719—Judiciary.

HB 807—Education.

HB 859—Game and Fish.

HB 916—Judiciary.

HB 994—Judiciary.

HB 1026—Judiciary.

HB 1027—Judiciary.

HB 1048—Judiciary.

DO PASS, as amended:

HB 914—State and Federal Government.

GENERAL ORDER

HB 674, by Cartwright (Seminole) of the House, and Sandlin, Stipe and Cartwright of the Senate, was read and considered.

Upon motion of Senator Sandlin, **HB 674** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules were suspended, and **HB 674** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 674 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, McClendon, McColgin, Mahan, Miskovsky,

Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Trent, Walker, Wilson (Greer), Young (Cleveland).—28.

Excused: Baldwin, Cowden, Young (Haskell).—3.

Not Voting: Boecher, Collins (Pontotoc), Dacus, Frazier, Hall, Herndon, Jones, McSpadden, Payne, Perryman, Stipe, Tipps, Wilson (Beckham).—13.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, McClendon, McColgin, Mahan, Miskovsky, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—31.

Excused: Baldwin, Cowden, Young (Haskell).—3.

Not Voting: Boecher, Frazier, Hall, Herndon, Jones, McSpadden, Payne, Perryman, Stipe, Wilson (Beckham).—10.

The Emergency was declared passed.

HB 674 was properly signed and ordered returned to the Honorable House.

Senator Baldwin asked to be recorded present, which was the order.

GENERAL ORDER

HB 982, by Cunningham and Rogers, was read and considered.

Senator Miskovsky moved to amend **HB 982**, line 5, page 2, by striking after the word, "misdemeanor," the comma, and the word, "and," and placing a period after the word "misdemeanor," and striking all of lines 6, 7, 8, 9, 10 and 11, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 982**, line 12, page 2, by striking Section 4 and renumbering the succeeding sections, which amendment was declared adopted.

Upon motion of Senator Miskovsky, **HB 982**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended, and **HB 982**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 982 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—40.

Excused: Cowden, Young (Haskell).—2.

Not Voting: Collins (Pontotoc), Jones.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—40.

Excused: Cowden, Young (Haskell).—2.

Not Voting: Collins (Pontotoc), Jones.—2.

The Emergency was declared passed.

HB 982, as amended, was referred for engrossment.

PENDING ACTION ON CCR:

Upon motion of Senator Hope, Conference Committee Report on **HB 516** was declared adopted.

HB 516, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—39.

Excused: Cowden, Young (Haskell).

—2.

Not Voting: Hall, Jones, Wilson (Beckham).—3.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—39.

Excused: Cowden, Young (Haskell).

—2.

Not Voting: Hall, Jones, Wilson (Beckham).—3.

The Emergency was declared passed.

HB 516, together with Conference

Committee Report thereon, was ordered returned to the Honorable House.

Senator Field presiding.

MESSAGE FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 501**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

President Williams presiding.

Senator Young (Haskell) asked to be recorded present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 17, SJRs 9, 11, 16, 17, 41 and **44** and **SBs 69, 249, 398** and **461** each correctly enrolled.

Enrolled **SCR 17** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SJRs 9, 11, 16, 17, 41** and **44**, and **SBs 69, 249, 398** and **461**, after fourth readings, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 723, by McCarty, et al of the House, and Miskovsky of the Senate, was read and considered.

Senators Stipe, Boecher, Herndon, Tipps, McColgin, Fine and Hamilton moved to amend **HB 723** by adding a new section to be number 8 and renumbering succeeding sections: "Provided, however, that the provisions of this Act shall not apply to farm cooperatives, public schools and all recognized religious non-profit organizations."

Senator Fine moved to amend the Stipe, et al, amendment, by adding after the word, "organizations," the words, "and all veterans' organizations," which amendment was declared adopted.

The vote occurring on the Stipe, et al amendment, as amended, it was declared adopted.

Senator Payne asked to be shown excused until such time as he might return to the Chamber, which was the order.

Senator Ritzhaupt moved to amend **HB 723**, line 13, page 6, by striking Sections 6 and 7, and renumbering Section 8.

Senator Miskovsky moved that the Ritzhaupt amendment be tabled, which motion was declared failed of adoption.

The vote occurring on the Ritzhaupt amendment, it was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Coppock, Dacus, Easterly, Fine, Grantham, Hamilton, McClendon, McColgin, Mahan, Perryman, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Greer), Young (Cleveland).—20.

Nay: Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Field, Frazier, Hall, Harris, McSpadden, Miskovsky, Price, Rinehart, Shoemake, Tipps, Young (Haskell).—15.

Excused: Cowden.—1.

Not Voting: Dendy, Garvin, Herndon, Hope, Jones, Payne, Stipe, Wilson (Beckham).—8.

Senator Miskovsky asked unanimous consent that further consideration of **HB 723** be deferred temporarily, to which objection was voiced.

Senator Miskovsky moved that further consideration of **HB 723** be deferred temporarily, which motion he withdrew.

DECLARATION OF VOTE

Senator Allen asked that the record show had he understood the motion when the roll was called on the Ritzhaupt amendment, he would have voted, "No," which was the order.

Senator Shoemake moved to reconsider the vote by which the Ritzhaupt amendment to **HB 723** was adopted.

Senator Shoemake asked unanimous consent to withdraw his motion, which was the order.

Senator Allen moved to reconsider the vote by which the Ritzhaupt amendment on **HB 723** was adopted, to which Senator Ritzhaupt raised a point of order, stating that Senator Allen had recorded that had he understood the motion he would have voted "no," and that the motion to reconsider would have had to be made by a Senator who had voted in the affirmative, which point of order was sustained by the President.

President Pro Tempore Baldwin presiding.

Senator Perryman moved to reconsider the vote by which the Ritzhaupt amendment on **HB 723** was adopted.

Senator McClendon moved that the Perryman motion be tabled, which motion was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Boecher, Cartwright, Coppock, Dacus, Easterly, Fine, Grantham, Hamilton, McClendon, McColgin, Mahan, Ritzhaupt, Sandlin, Walker.—15.

Nay: Allen, Breeden, Carrier, Collins (Pontotoc) Field, Frazier, Hall, Harris, McSpadden, Miskovsky, Perryman, Price, Rinehart, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—20.

Excused: Cowden, Payne.—2.

Not Voting: Collins (Creek), Dendy, Garvin, Herndon, Hope, Jones, Trent.—7.

Senator Shoemake moved the previous question be now put, which motion prevailed.

The vote occurring on the Perryman motion to reconsider the vote by which the Ritzhaupt amendment on **HB 723** was adopted, it was declared adopted upon a roll call as follows:

Aye: Allen, Breeden, Carrier, Collins (Pontotoc), Field, Frazier, Hall, Harris,

Herndon, Hope, McSpadden, Miskovsky, Perryman, Price, Rinehart, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—22.

Nay: Baldwin, Boecher, Cartwright, Coppock, Dacus, Easterly, Fine, Grantham, Hamilton, McClendon, McColgin, Mahan, Ritzhaupt, Sandlin, Trent, Walker.—16.

Excused: Cowden, Payne.—2.

Not Voting: Collins (Creek), Dendy, Garvin, Jones.—4.

Senator Dacus asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senator Walker, as a substitute for the Ritzhaupt amendment, moved to amend **HB 723**, by striking Section 6, which amendment was declared adopted.

Senator Shoemake moved to amend **HB 723**, line 5, page 6, by placing a period after the word "misdemeanor" and by striking the balance of Section 5, which amendment was declared adopted.

Senator Fine moved to amend **HB 723**, by adding the following paragraph at the end of Section 3: "Nothing in this Act shall ever abridge or impair the right of any person to freely contract with any other person concerning any matter not elsewhere prohibited by the criminal laws of this State; and further nothing in this Act shall prohibit any person from enjoying the rights guaranteed by Section 2 of Article 2 of the Constitution; nor shall any person by this Act be denied the right to freely speak and write upon all subjects as guaranteed by Section 22, Article 2 of the Constitution."

Senator Miskovsky moved to amend the Fine amendment by striking the words "elsewhere prohibited by the criminal laws of this State" and inserting the words "prohibited hereby or by any of the civil or criminal laws of

this State;" which amendment was declared adopted.

The vote occurring on the Fine amendment, as amended, it was declared adopted.

Upon motion of Senator Miskovsky, **HB 723**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **HB 723**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 723 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breden, Carrier, Collins (Creek), Collins (Pontotoc), Easterly, Field, Frazier, Hall, Harris, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—23.

Nay: Baldwin, Boecher, Cartwright, Coppock, Fine, Hamilton, Herndon, McClendon, McColgin, Sandlin, Trent.—11.

Excused: Cowden, Dacus, Payne.—3.

Not Voting: Dendy, Garvin, Grantham, Hope, Jones, Mahan, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breden, Carrier, Collins (Creek), Collins (Pontotoc), Easterly, Field, Frazier, Hall, Harris, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—26.

Nay: Boecher, Cartwright, Coppock, Fine, Hamilton, Herndon, McClendon, McColgin, Trent.—8.

Excused: Cowden, Dacus, Payne.—3.

Not Voting: Dendy, Garvin, Grant-ham, Hope, Jones, Mahan, Wilson (Beckham).—7.

The Emergency was declared failed of passage.

HB 723, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 510, 555, 910 and 941**, each as amended.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to En-grossed **HB 1017**, requesting Conference and naming Conferees as follows: Sum-rall, Green and Bond (Marshall).

Upon motion of Senator Field, the request of the Honorable House for a conference on **HB 1017** was ordered granted and the President Pro Tempore appointed as Senate Conferees there-
under Senators Grantham, Carrier and Frazier.

MESSAGES FROM GOVERNOR

Advising approval by him, May 22, 1957, of Enrolled **SBs Nos 233, 243, 268, 291, 418 and 441** entitled:

ENROLLED SENATE BILL NO. 233
—By Miskovsky and Price of the Sen-ate and McCarty, Andrews, Foster, Ful-ler, Rogers, Alexander, Calkins, Cham-bers, Musgrave, Nixon, Patten and Sla-ter of the House.

AN ACT RELATING TO ELEC-TIONS; AMENDING 26 O. S. 1951 § 551 AND SECTION 5, CHAPTER 9, TITLE 26, OKLAHOMA SESSION LAWS 1955; REGULATING AMOUNT OF CONTRIBUTION MADE BY STATE ELECTION BOARD PER PRECINCT TO COUNTIES IN WHICH VOTING MACHINES ARE USED; PROVIDING FOR POLLING PLACES AND STOR-AGE SPACE IN CERTAIN PUBLIC BUILDINGS IN COUNTIES WHERE

VOTING MACHINES ARE USED; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 243
—By Dendy, Cartwright, Mahan and Fine of the Senate and Odom, Sampsel, Pitcher, Nigh, Belvin and Cartwright (Bryan) of the House.

AN ACT RELATING TO THE DIS-POSITION OF MONEY RECEIVED FROM THE UNITED STATES UNDER THE PROVISIONS OF SECTION 7 OF THE FLOOD CONTROL ACT OF CON-GRESS APPROVED AUGUST 18, 1941, AS AMENDED; PROVIDING FOR PLACING ANY SUCH MONIES RE-CEIVED BY SCHOOL DISTRICTS IN THE GENERAL FUND OF SUCH SCHOOL DISTRICTS; AMENDING 62 O. S. 1951, § 204; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 268
—By Dendy, Shoemake, Hall, Mahan, Sandlin and Stipe of the Senate and Sampsel, Pitcher, Lollar, Wilson and Hill of the House.

AN ACT AMENDING 82 O. S. 1951, § 862, RELATING TO THE POWERS, RIGHTS AND PRIVILEGES OF THE GRAND RIVER DAM AUTHORITY; AMENDING 82 O. S. 1951, § 865, RE-LATING TO DISBURSEMENT OF FUNDS OF THE GRAND RIVER DAM AUTHORITY; AMENDING 82 O. S. 1951, § 870, RELATING TO THE IS-SUANCE AND APPROVAL OF BONDS OF THE GRAND RIVER DAM AU-THORITY; PROVIDING FOR THE JU-DICIAL DETERMINATION OF VAL-IDITY OF BONDS, CONTRACTS AND OTHER ACTS OF THE GRAND RIV-ER DAM AUTHORITY BY THE OKLA-HOMA SUPREME COURT; REPEAL-ING ALL ACTS OR PARTS OF ACTS IN CONFLICT THEREWITH BUT NOT TO IMPAIR CONTRACTS; AND DE-CLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 291
—By Hamilton of the Senate and Van-diver and Traw of the House.

AN ACT RELATING TO THE TAKING OF FISH; MAKING COMMERCIAL FISHING UNLAWFUL IN CERTAIN LAKES; DESIGNATING MEANS OF TAKING FISH THEREIN; PROHIBITING OTHER MEANS OF TAKING FISH THEREIN AND SALE OF FISH TAKEN THEREIN; MAKING VIOLATION OF ACT A MISDEMEANOR AND FIXING PENALTY THEREFOR; REPEALING CONFLICTING LAWS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 418
—By Miskovsky and Rinehart.

AN ACT FIXING THE ANNUAL SALARY, PAYABLE BY THE STATE AND THE COURT FUNDS OF THE COUNTIES, OF THE DISTRICT JUDGES OF CERTAIN DISTRICT COURT JUDICIAL DISTRICTS OF THE STATE OF OKLAHOMA; AND REPEALING CONFLICTING LAWS.

ENROLLED SENATE BILL NO. 441
—By Miskovsky.

AN ACT RELATING TO COUNTY OFFICERS; RELATING TO SALARY AND COMPENSATION OF JUDGES OF COURTS OF COMMON PLEAS IN CERTAIN COUNTIES.

PENDING CONSIDERATION OF HAS:

Senator Allen moved that the Senate refuse to concur in **HAs** to **SB 4** and request the Honorable House to grant a conference thereon.

By unanimous consent, further consideration of **SB 4**, as amended by the Honorable House, was temporarily deferred.

COMMITTEE REPORTS

By unanimous consent, the following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 877—Labor Relations.

DO PASS, as amended:

HB 973—Criminal Jurisprudence.

Senator Dacus asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 136** was read and adopted upon motion of Senator Sandlin:

TO THE PRESIDENT-PRO-TEMPORE OF THE HONORABLE SENATE AND TO THE SPEAKER OF THE HONORABLE HOUSE OF REPRESENTATIVES:

We, your Conference Committee, to whom was referred Engrossed **SB 136** and Engrossed House Amendments thereto, entitled:

AN ACT RELATING TO PRIMARY ELECTIONS; AMENDING SECTION 4, CHAPTER 13, TITLE 26, OKLAHOMA SESSION LAWS 1955, (SECTION 416, CHAPTER 13, TITLE 26, O. S. SUPP. 1955); PROVIDING FOR REPORTS BY CANDIDATES ON EXPENDITURES AND CONTRIBUTIONS FIFTEEN (15) DAYS AFTER EACH PRIMARY ELECTION AND MAKING THEM OPEN TO PUBLIC INSPECTION; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return the same with the following recommendations:

1. That we accept House Amendment No. 1 except as to suggested amendment herein.

2. That we accept House Amendment No. 2.

3. We recommend that the following Conference Committee Amendment be adopted; that Sub-Section (b) be re-lettered as Sub-Section (c) and that a new Sub-Section (b) be adopted as follows;

“(b) All expenditures made on behalf of any candidate shall be presumed

to have been made with the consent, authority and approval of such candidate, and,"

Respectfully submitted.

For the Senate: For the House:

Sandlin	Stevens
Cowden	King
McClendon	Huser

SB 136, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, McClendon, McColgin, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Tipps, Trent, Walker, Wilson (Greer).—28.

Nay: Young (Cleveland), Young (Haskell).—2.

Excused: Cowden, Payne.—2.

Not Voting: Allen, Boecher, Dendy, Garvin, Herndon, Hope, Jones, McSpadden, Mahan, Miskovsky, Stipe, Wilson (Beckham).—12.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—31.

Nay: Young (Haskell).—1.

Excused: Cowden, Payne.—2.

Not Voting: Allen, Boecher, Dendy, Garvin, Herndon, Jones, McSpadden, Mahan, Miskovsky, Wilson (Beckham).—10.

The Emergency was declared passed.

SB 136, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 28**.

The above numbered Resolution was referred for enrollment.

MESSAGE FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 22, 81, 279, 280, 447**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 236, 272** — emergency stricken and co-authored by Wilson; **270, 271, 317, 286** — co-authored by Cole; **288**—co-authored by Smith, Bohr, Hargrave, Stewart, Odom, Andrews, Etling, Bond; **403**.

The above numbered Bills were referred for enrollment.

Senator Stipe presiding.

PENDING CONSIDERATION OF HAS:

Senator Young (Haskell) moved that the Senate concur in **HAs** to **SB 375**, which motion was declared adopted.

SB 375, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Cowden, Payne.—2.

Not Voting: Allen, Boecher, Coppock, Dendy, Frazier, Garvin, Harris, Jones, Mahan, Miskovsky, Tipps, Wilson (Beckham).—12.

The Bill, as amended, was declared passed.

On question of passage of Emergency—the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Hernon, Hope, McClendon, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Excused: Cowden, Payne.—2.

Not Voting: Allen, Boecher, Coppock, Dendy, Frazier, Garvin, Harris, Jones, Mahan, Miskovsky, Tipps, Wilson (Beckham).—12.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 101** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT
OF THE SENATE AND THE
SPEAKER OF THE HOUSE
OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 101** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE DEPARTMENT OF COMMERCE AND INDUSTRY; PRO-

VIDING FOR THE PAYMENT OF EXPENSES INCIDENT TO THE OPERATION OF THE DEPARTMENT; AUTHORIZING THE TRANSFER OF FUNDS; PROVIDING FOR THE SALARY OF THE DIRECTOR AND OTHER EMPLOYEES; MAKING THE APPROPRIATION NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; REPEALING ALL LAWS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY, beg leave to report that we have had the same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be rejected.

2. That the Enacting Clause be inserted.

3. That on Page 1, Section 1, lines 14 and 15 the words and figures "Four Hundred Forty-three Thousand Six Hundred Fifty Dollars (\$443,650.00)" be stricken, and "Three Hundred Five Thousand Dollars (\$305,000.00)" be inserted. On page 1, Section 1, lines 16 and 17, strike "Five Hundred Four Thousand One Hundred Fifty Dollars (\$504,150.00)" and insert "Three Hundred Five Thousand Dollars (\$305,000.00)."

4. On Page 1, after Line 25, add a new Section 3 as follows:

SECTION 3. The Director of Commerce and Industry, upon approval of the Governor's Economic and Development Commission and the Chief Mine Inspector, is hereby authorized and directed to expend not to exceed Forty Thousand Dollars (\$40,000.00) during the biennium 1958-1959 for the establishment of a pilot plant in Eastern Oklahoma or for the purpose of coal research.

RENUMBER THE REMAINING SECTIONS OF THE BILL.

Respectfully submitted,

Senate Conferees:	House Conferees:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Boecher	Bliss
Dendy	Calkins
Easterly	Cook
Frazier	Ham
Grantham	Levergood
Herndon	Livingston
McColgin	Lollar
Stipe	Morford
Young	Ogden
(Cleveland)	Pazoureck
	Pitcher
	Scarborough
	Vandiver

Recommendations on Engrossed SB 101 continued:

We the undersigned Conferees on SB 101 do hereby agree that the conference report on SB 101 shall be reworded in section three (3) to read as follows:

SECTION 3. The Director of Commerce and Industry, upon approval of the Governor's Economic Development Commission and the Governor, is hereby authorized and directed to expend not to exceed Forty Thousand Dollars (\$40,000.00) during the biennium 1957-1959 for the establishment of a pilot

plant in Eastern Oklahoma or for the purpose of coal research.

Senate Conferees:	House Conferees:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Boecher	Bliss
Dendy	Calkins
Easterly	Cook
Frazier	Ham
Grantham	Levergood
McColgin	Livingston
Stipe	Lollar
Trent	Morford
Young	Ogden
(Cleveland)	Pazoureck
	Pitcher
	Scarborough

SB 101, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Grantham, Hall, Herndon, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Hamilton, McClendon, Shoemaker.—3.

Excused: Cowden, Payne.—2.

Not Voting: Allen, Boecher, Dendy, Frazier, Garvin, Harris, Jones, Mahan, Trent.—9.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Grantham, Hall, Herndon, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Hamilton, McClendon, Shoemaker.—3.

Excused: Cowden, Payne.—2.

Not Voting: Allen, Boecher, Dendy, Frazier, Garvin, Harris, Jones, Mahan, Trent.—9.

The Emergency was declared passed.

SB 101, together with Conference Committee Report thereon was ordered transmitted to the Honorable House.

PENDING CONSIDERATION OF HAS:

Senator Wilson (Beckham) moved that the Senate concur in Engrossed **HAs** to **SB 78**, which motion was declared adopted.

SB 78, as amended by the Honorable House, was read at length.

On the question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Cowden, Payne.—2.

Not Voting, Baldwin, Dendy, Frazier, Garvin, Jones, McColgin, Mahan, Trent.—8.

The Bill, as amended, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Cowden, Payne.—2.

Not Voting, Baldwin, Dendy, Frazier, Garvin, Jones, McColgin, Mahan, Trent.—8.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

PENDING CONSIDERATION OF HAS:

Upon motion of Senator Miskovsky, the Senate concurred in **HAs** to **SJR 19**.

SJR 19, as amended by the Honorable House, was read at length.

On question of passage of Resolution, as amended, the roll call resulted as follows:

Aye: Allen, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Field, Fine, Frazier, Grantham, Hall, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Young (Cleveland).—25.

Nay: Boecher, Cartwright, Hamilton, Young (Haskell).—4.

Excused: Cowden, Payne.—2.

Not Voting: Baldwin, Breeden, Dendy, Easterly, Garvin, Herndon, Jones, Mahan, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—13.

The Resolution, as amended, was declared passed.

House Amendments were properly signed and above numbered Resolution, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting Engrossed **HCR 548**.

Upon request of Senator Collins (Creek), Engrossed **HCR 548** was taken up for immediate consideration, read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 548—By Alard.

A CONCURRENT RESOLUTION EXPRESSING THE APPRECIATION OF THE LEGISLATURE TO MR. DAVID CUNNINGHAM GARROWAY, JR., AND DESIGNATING WEDNESDAY, JUNE 19, 1957, AS "DAVE GARROWAY DAY."

WHEREAS, David Cunningham Garroway, Jr., has presided as "Communicator" of the NBC television program "Today" since January 14, 1952; and

WHEREAS, he is responsible for the pattern of good manners and taste, good reporting and sustained interest exhibited by this program which reaches many viewers from a 104 station network; and

WHEREAS, Dave Garroway will be in Oklahoma in the course of our Semi-Centennial Exposition and will broadcast "Today" from the Exposition grounds for the period of June 17-21, 1957; and

WHEREAS, Mr. Garroway has contributed greatly to the entertainment of our fellow citizens and is held in great esteem by Oklahomans;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE

STATE OF OKLAHOMA, THE SENATE CONCURRING THEREIN:

THAT, Wednesday, June 19, 1957, be designated "Dave Garroway Day" in Oklahoma, and that our people take occasion on this Date to express their appreciation to Mr. Garroway for the quality of his programs and for the enjoyment they derive from "Today" and from his comments on the programs "Monitor" and "Wide Wide World" produced by NBC; and

BE IT FURTHER RESOLVED that a copy of this Concurrent Resolution be dispatched by the Chief Clerk of the House of Representatives to Mr. David Cunningham Garroway, Jr., with the best wishes and felicitations of the Legislature of the State of Oklahoma.

Engrossed **HCR 548** was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 733, by McCarty et al of the House and Miskovsky of the Senate, was considered further.

Senators Shoemaker, Boecher and Hamilton moved to amend **HB 733**, as follows: Line 17, page 7, by changing the word "precinct" to "county"; line 1, page 8, strike all of line 1 down to the word "it"; line 3, page 8, change the word "precinct" to "county"; line 5, page 8, after the word "election" strike the remainder of line 5, all of lines 6 and 7 and line 8 down to the word "said"; and amend the title to conform by changing the word "precinct" to "county" in the title and by striking from the title the following language: "providing that counters will not be appointed in precincts where not less than seventy-five (75) votes were cast at the last preceding election of identical type", which amendment was declared adopted.

Upon motion of Senator Harris, **HB 733**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended and **HB 733**, as amended, was considered engrossed and placed upon third reading and final passage.

The President presiding.

THIRD READING

HB 733 was read for the third time at length.

By unanimous consent, Senator Ritzhaupt moved to amend **HB 733**, line 1, page 10, by striking after the word "the" and before the word "have" the word "counters" and inserting the words "precinct inspector", which amendment was declared adopted.

Senator Fine asked unanimous consent, which was granted, that further consideration of **HB 733** be deferred for this legislative day.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 71, 153, 254 and 392**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM HOUSE

Returning following Bill and/or Resolution, together with Conference Committee Reports thereon, advising adoption of Conference Committee Reports and passage of Measures as amended: Engrossed **SB 103 and SJR 15**.

The above numbered Bill and/or Resolution, as amended in Conferences, were referred for enrollment.

PENDING CONSIDERATION OF HAS:

Senator Allen moved that the Senate refuse to concur in House Amendment No. 3 to **SB 4**, and ask for a conference thereon and the advisability of adding a new Section providing for an appropriation.

Further consideration of **SB 4**, as amended by the Honorable House, was deferred temporarily.

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Fine that the Senate closed its doors and went into executive session.

*

The Senate reassembled, in open session with its President presiding, who made the following announcements:

The Senate, in executive session and upon the motion of Senator Trent, advised and consented to the confirmation of the re-appointment of **ARTHUR RICHARDSON**, of Atoka, Oklahoma, as a member of the State Mining Board for a term effective May 13, 1957 and ending April 17, 1959.

The Senate, in executive session and upon motion of Senator Stipe, advised and consented to the confirmation of the re-appointment of **ANTHONY SUKENIS**, of Hartshorne, Oklahoma, as a member of the State Mining Board for a term effective May 13, 1957 and ending April 19, 1959.

The Senate, in executive session and upon motion of Senator Stipe, advised and consented to the confirmation of the re-appointment of **CAMPBELL CAMERON**, of McAlester, Oklahoma, as a member of the State Mining Board for a term effective May 13, 1957 and ending April 24, 1959.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of the appointment of **MRS. OLLIE BELLE STINES**, of Tulsa, Oklahoma, as a member of the State Board of Electrology for a term effective May 10, 1957 and ending May 10, 1960.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the re-appointment of **MRS. PEARL BELL**, of Oklahoma City, Oklahoma, as a member of the State Board of Electrology for a term effective May 10, 1957 and ending May 10, 1960.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the re-appointment of MRS. FAITH TRITCH, of Oklahoma City, Oklahoma, as a member of the State Board of Electrology for a term effective May 10, 1957 and ending May 10, 1960.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the re-appointment of TOM CHER, of Oklahoma City, Oklahoma, as a member of the Oklahoma Employment Security Commission for a term effective July 2, 1957 and ending July 2, 1963.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the appointment of BYRON BRISTOW, of Oklahoma City, Oklahoma, as a member of the Oklahoma Liquefied Petroleum Gas Board for a term effective May 14, 1957 and ending June 30, 1958.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the re-appointment of HUGH L. HARRELL, of Oklahoma City, as a member of the Oklahoma Employment Security Commission for a term effective July 2, 1957 and ending July 2, 1963.

The Senate, in executive session and upon motion of Senator Collins (Creek), advised and consented to the confirmation of the re-appointment of W. RAY GAYLEY, of Cushing, Oklahoma, as a member of the Oklahoma Motor Vehicle Commission for a term effective June 30, 1957 and ending June 30, 1963.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the re-appointment of LEO C. SMITH, of Oklahoma City, Oklahoma, as a member of the Building and Loan

Board for a term effective May 13, 1957 and ending April 17, 1960.

The Senate, in executive session and upon motion of Senator Harris, advised and consented to the confirmation of the re-appointment of RAY BABBIT, of Lawton, Oklahoma, as a member of the Building and Loan Board for a term effective May 13, 1957 and ending February 28, 1961.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the re-appointment of GEORGE D. KEY, of Oklahoma City, Oklahoma, as a member of the State Election Board for a term effective May 13, 1957 and ending April 5, 1959.

The Senate, in executive session and upon motion of Senator Stipe, advised and consented to the confirmation of the re-appointment of STANLEY NEISWANDER, of McAlester, Oklahoma, as a member of the State Election Board for a term effective May 13, 1957 and ending February 7, 1959.

The Senate, in executive session and upon motion of Senator Walker, advised and consented to the confirmation of the appointment of GORDON S. RICHARDS, of Shawnee, Oklahoma, as a member of the Board of Pharmacy for a term effective May 24, 1957 and ending May 24, 1961.

The Senate, in executive session and upon motion of Senator Fine, advised and consented to the confirmation of the appointment of RAYMOND DRAKE, of Sallisaw, Oklahoma, as a member of the State Board of Agriculture for a term effective May 13, 1957, and ending April 26, 1962.

The Senate, in executive session and upon motion of Senator Herndon, advised and consented to the confirmation of the appointment of GLENN NORTH-CUTT, of Willis, Oklahoma, as a member of the Board of Regents of the University of Oklahoma for a term effective

tive April 10, 1957, and ending March 30, 1964.

The Senate, in executive session and upon motion of Senator Herndon, advised and consented to the confirmation of the re-appointment of MRS. MILDRED BRILLHART, of Madill, Oklahoma, as a member of the Board of Regents, Oklahoma College for Women, for a term effective June 26, 1957, and ending June 26, 1962.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the re-appointment of MRS. OTHA WESTCOTT, of Oklahoma City, Oklahoma, as a member of the Board of Regents, Oklahoma College for Women, for a term effective June 26, 1957, and ending June 26, 1962.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the re-appointment of J. R. COLVERT, of Oklahoma City, Oklahoma, as a member of the Oklahoma Educational Television Authority for a term effective June 30, 1957, and ending June 30, 1964.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of the re-appointment of F. E. STANLEY, of Tulsa, Oklahoma, as a member of the Board of Regents, Oklahoma Military Academy, for a term effective June 30, 1957, and ending June 30, 1962.

The Senate, in executive session and upon motion of Senator McColgin, advised and consented to the confirmation of the appointment of ROBERT ALLEE, of Hammon, Oklahoma, as a member of the Oklahoma State Regents for Higher Education for a term effective May 16, 1957, and ending May 16, 1966.

The Senate, in executive session and upon motion of Senator Baldwin, advised and consented to the confirmation of the re-appointment of JOE HARP,

of Granite, as Warden Oklahoma State Reformatory, for a term effective August 15, 1957, and ending August 15, 1961.

The Senate, in executive session and upon motion of Senator McClendon, seconded by Senator Young (Haskell), advised and consented to the confirmation of the appointment of JOHN CURRY, of Antlers, Oklahoma, as a member of the Oklahoma Water Resources Board for a term effective May 14, 1957, and ending May 14, 1964.

The Senate, in executive session and upon motion of Senator McColgin, advised and consented to the confirmation of the appointment of L. L. MALES, of Cheyenne, Oklahoma, as a member of the Oklahoma Water Resources Board for a term effective May 14, 1957, and ending May 14, 1963.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the appointment of GUY H. JAMES, of Oklahoma City, Oklahoma, as a member of the Oklahoma Water Resources Board for a term effective May 14, 1957, and ending May 14, 1962.

The Senate, in executive session and upon motion of Senator Hamilton, advised and consented to the confirmation of the appointment of DR. LLOYD CHURCH, of Wilburton, Oklahoma, as a member of the Oklahoma Water Resources Board for a term effective May 14, 1957, and ending May 14, 1960.

The Senate, in executive session and upon motion of Senator Mahan, advised and consented to the confirmation of the appointment of GEORGE R. BENZ, of Bartlesville, Oklahoma, as a member of the Oklahoma Water Resources Board for a term effective May 14, 1957, and ending May 14, 1959.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of the appointment of GLADE R. KIRK-

PATRICK, of Tulsa, Oklahoma, as a member of the Oklahoma Water Resources Board for a term effective May 14, 1957, and ending May 14, 1958.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 104 and 173 correctly enrolled.

Enrolled **SBs 104 and 173** were, after fourth reading, each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12-a, Senator Young (Haskell) moved to reconsider the vote by which **HB 609** was passed.

As provided under Rule 12-a, Senator Hamilton moved to reconsider the vote by which **HB 1025** was passed.

RESOLUTION

By unanimous consent, the following Resolution was introduced upon request of Senator Shoemake, and taken up for consideration:

SENATE CONCURRENT RESOLUTION NO. 31—BY SHOEMAKE AND BALDWIN OF THE SENATE—A RESOLUTION RELATING TO FLOOD CONTROL; DIRECTING WATER RESOURCES BOARD, IN COOPERATION WITH OTHER AGENCIES, TO URGE COMPLETION OF FLOOD CONTROL PROJECTS.

Senator Field moved to amend **SCR 31**, line 13, page 2, after the word, "Enid," and before the word, "Bank," by adding the words, "Optima Dam, Texas County," which amendment was declared adopted.

Senator Shoemake moved to amend **SCR 31**, page 2, by striking the words, "Modified Millwood," which amendment was declared adopted.

Senator Grantham asked unanimous consent to amend **SCR 31**, page 2, by inserting after the words, "Little River

Basin," the words, "Kaw Reservoir Dam," which was the order.

Senator Ritzhaupt asked unanimous consent to amend **SCR 31**, page 2, by inserting after the words "Kaw Reservoir Dam," the words, "Cimarron River Dam," which was the order.

Senator Trent moved to amend **SCR 31**, page 2, by inserting after the words, "Cimarron River Dam," the words, "Boggy River Dam," near Tupelo, Atoka and Boswell, which amendment was declared adopted.

Senator Shoemake moved to amend **SCR 31**, page 2, last paragraph by adding after the words "United States Army," and before the word, "and," the words, "all members of Congress," which amendment was declared adopted.

By unanimous consent, all members of the Senate were made co-authors of **SCR 31**.

SCR 31, as amended and co-authored, was read at length as follows and adopted upon motion of Senator Shoemake:

SENATE CONCURRENT RESOLUTION NO. 31—By Shoemake, Baldwin, Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell).

A RESOLUTION RELATING TO FLOOD CONTROL; DIRECTING WATER RESOURCES BOARD, IN COOPERATION WITH OTHER AGENCIES, TO URGE COMPLETION OF FLOOD CONTROL PROJECTS.

WHEREAS, the State of Oklahoma and its people are at this time, and have for the past ten days, been suffering one of the greatest calamities

throughout its entire history from destructive floods; and

WHEREAS, human lives have been lost as a direct result of these destructive floods; and

WHEREAS, property loss and damage rural and urban, agricultural land, State and county highways, bridges, railroads, and of the destruction in sight, to homes, is estimated at more than Twenty-five Million Dollars (\$25,000,000.00), with no business and industries, and many communities are now without water supplies and sanitary facilities; and

WHEREAS, the pattern and behavior of the destructive forces of nature will continue to occur from time to time; and

WHEREAS, water is man's greatest God-given food and resource. As custodians of this resource, it is our responsibility to manage and conserve it so that it will serve us beneficially, and not destroy us; and

WHEREAS, within the last twenty-five years State agencies, in cooperation with Federal agencies, have developed techniques for control of water and loss of soil that have been very effective where such works have been installed; and

WHEREAS, the Twenty-sixth Oklahoma Legislature has created the Oklahoma Water Resources Board with broad powers for planning a comprehensive program of water resources control and development with cities, towns, State agencies and agencies of the Federal Government, such as the departments of the Bureau of Reclamation, Department of Interior, and Corps of Army Engineers; and

WHEREAS, the Oklahoma Legislature has heretofore created the State Soil Conservation Board with broad powers to control floods in the watersheds of the State in cooperation with the Soil Conservation Service of the

United States Department of Agriculture.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

THAT the Oklahoma Water Resources Board be directed to proceed immediately, in cooperation with the Corps of Army Engineers, Bureau of Reclamation, Department of the Interior, with the construction of the following projects for completion at the earliest possible date: Arkansas River Basin, Keystone, Oologah, Markham Ferry, Eufaula, Short Mountain, Webbers Falls, Boggy Creek at Enid, Optima Dam, Texas County, Bank stabilization at Moffett, Red River Basin, Foss and Cobb Creek, Waurika, Arbuckle Project, Hugo, Little River Sub-Basin, Kaw Reservoir Dam, Cimarron River Dam, Boggy River Dam near Tupelo, Atoka and Boswell, and alternate reservoirs, Sherwood, Broken Bow, Pine Creek, Lukfata, DeQueen, Gilliam, Dierks, as recommended by the Honorable Raymond Gary, Governor, October 24, 1956.

THAT to prevent, as nearly as humanly possible, a recurrence of destruction from floods, the State Soil Conservation Board is hereby directed to accelerate its full program of land treatment and upstream flood detention program to the fullest possible extent at the earliest possible date.

BE IT FURTHER RESOLVED that authenticated copies of this Resolution be forwarded to each member of the State Soil Conservation Board, the Oklahoma Water Resources Board, the Secretary of Agriculture, the Secretary of the Interior, the Chief of Army Engineers, United States Army, all members of Congress, and to the President of the United States.

SCR 31, as amended, was referred for engrossment.

PENDING CONSIDERATION OF HAs:

Senator Mahan, in the absence of Senator Allen, moved that the Senate refuse to concur in HAs to SB 4 and ask for a conference thereon, which motion was declared adopted.

Senator Field moved when the Clerk's desk is cleared, the Senate adjourn to meet at 1:00 p. m. tomorrow, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SB 367, as amended.

HAs to SB 367 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 367 by withdrawing "SIMMONS" as Co-author and adding the following co-authors:

"CAREY, GARRISON, MURROW, MUSGRAVE and PATTEN of the House."

AMENDMENT NO. 2. Amend by striking the TITLE and the entire Bill, SECTIONS 1 to 9 inclusive, and substituting in lieu thereof the following:

AN ACT AMENDING TITLE 68, SECTION 1251b, O. S. 1951, PROVIDING FOR THE APPORTIONMENT OF SALES TAX REVENUE ACCRUING FROM THE SALES TAX LEVIED BY TITLE 68, SECTION 1251c, O. S. 1951; PROVIDING FOR THE EXEMPTING OF GROSS PROCEEDS ACCRUING FROM A SALE WITHIN OKLAHOMA OF FEED TO BE FED OR USED FOR DESIGNATED PURPOSES AND EXEMPTING THE AMOUNT OF ALLOWANCE GIVEN FOR THE TRADE-IN OF FARM MACHINERY UNDER CERTAIN CONDITIONS, WHICH EXEMPTIONS SHALL ONLY APPLY IF THE PURCHASER EXECUTES AN INVOICE OR SALES TICKET ON A FORM TO BE PRESCRIBED BY THE TAX COMMISSION AND THEREIN

DETAILS THE INFORMATION PROVIDED FOR HEREIN OR BY RULES AND REGULATIONS OF THE TAX COMMISSION; DEFINING CERTAIN WORDS AND PHRASES; PROVIDING FOR THE TAX COMMISSION TO MAKE MONTHLY REPORTS; PROVIDING FOR AN APPROPRIATION FROM UNENCUMBERED FUNDS FROM THE GENERAL REVENUE FUND IN CERTAIN INSTANCES; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; PROVIDING THE DATES THIS ACT SHALL BECOME EFFECTIVE.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Title 68, Section 1251b, O. S. 1951, of the Sales Tax Act is herewith and hereby amended to read as follows:

"It is hereby declared to be the purpose of this Act to provide funds for the financing of the program provided by the Oklahoma Social Security Act of this State and to provide revenues for the support of the functions of the State Government of Oklahoma; and for this purpose and to this end it is hereby expressly provided that the revenues derived hereunder are hereby apportioned as follows:

(a) *Ninety-nine* per cent (99%) of the revenues derived hereunder from the collection of the principal of the tax levied by this Act shall be paid to the State Treasurer and placed to the credit of the State Assistance Fund for the purpose of assistance grants for the needy aged persons, needy dependent children, crippled children, needy blind persons, for providing services to homeless and neglected children, for assistance to permanently and totally disabled persons, and for the payment of the cost of the administration of such assistance grants and services. All such funds available for distribution to the State Assistance fund shall

be paid monthly into the State Assistance Fund.

(b) The remaining one per cent (1%) of such money collected under the provisions of this Act shall be paid to the State Treasurer and placed to the credit of the Oklahoma Tax Commission Fund, to be paid out of said Fund pursuant to appropriations made by the State Legislature.

(c) *This section shall not be construed as impliedly repealing or varying the provisions of Title 58, Section 161, et seq.*

SECTION 2. In addition to the exemptions from the sales tax levied under Title 68, Section 1251c, O. S. 1951, which exemptions are specifically provided for in Title 68, Section 1251d, O. S. 1951, gross proceeds accruing from the sale and purchase within Oklahoma after July 1, 1957, of feed and farm machinery, *in an amount equal to the allowance given for the trade-in of farm machinery when said trade-in machinery will be resold by the retailer in a sale taxable under the Sales Tax Laws of this State*, for the purposes set forth in this Act shall, subject to the conditions and limitations set forth herein, be exempt from the aforementioned sales tax levy:

(a) Feed which is fed to poultry and livestock (including breeding stock and wool bearing stock) for the purpose of producing eggs, poultry, milk or meat for human consumption. Feed purchased in Oklahoma for the purpose of being fed to and which is fed by the purchaser to draft animals shall also be exempt from sales tax. The word "draft animals" as used in this Act shall be construed to mean and include domestic animals such as horses and mules directly used in producing and marketing agricultural products. The word "feed" as used in this Act shall be construed to mean and include only salt, grains, tankage, oyster shells, min-

eral supplements, limestone and other generally recognized animal feeds. The term "feed" does not include stock tonics, poultry remedies, other medicinal preparations and conditioners, water purifying products, stock sprays, disinfectants and the like. The word "poultry" as used in this Act shall be construed to mean and include only domestic fowls which are generally kept or raised for the market or the production of eggs. The word "livestock" as used in this Act shall not mean and include dogs, cats, fur bearing animals, pet birds or animals or birds of any kind that are generally referred to as pets.

(b) *The trade-in allowance given for the trade-in of farm machinery when said trade-in farm machinery will be resold by the retailer in a sale taxable under the Sales Tax Laws of this State and when farm machinery purchased as a result of said trade-in will be used directly on a farm or ranch in the production, cultivation, planting, sowing, harvesting, processing, spraying, preservation or irrigation of any livestock, poultry, agricultural or dairy product produced from such farm or ranch.*

SECTION 3. The exemption herein provided for is only granted and extended where the purchaser of feed or farm machinery that is to be used and in fact is used for a purpose that would bring about an exemption under Section 2 of this Act, executes an invoice or sales ticket in duplicate on a form to be prescribed by the Tax Commission. In said form of invoice or sales ticket provision shall be made to show the seller's name and address and his Sales Tax Permit number; the purchaser's name and address; the date and amount of the purchase which is claimed to be exempt from sales tax, together with a statement of the kind and amount of feed or farm machinery sold, *and the trade-in allowance for machinery sold*, and that the same will be

fed or used for a purpose that entitles the purchaser to an exemption under the provisions of this Act, and provide for the showing of such other information as the Tax Commission may by rule or regulation require. Section 2 hereof shall be printed on some portion of the form. The form of invoice or sales ticket shall be prepared and furnished by the Tax Commission, and shall contain a statement or declaration to the effect that same is made under the penalties of perjury. The invoice or sales ticket shall be issued in duplicate. The purchaser shall demand and receive a copy of the invoice or sales ticket and the seller shall retain a copy, which copies shall be retained by the seller and purchaser for a period of not less than three (3) years from the date the invoice or sales ticket is issued. *A person signing a false or fraudulent invoice or sales ticket with intent to defraud the state shall be guilty of a misdemeanor, and upon conviction shall be punishable by a fine not exceeding One Thousand Dollars (\$1,000.00) or be imprisoned in a county jail not exceeding one (1) year.*

SECTION 4. In making and filing sales tax reports a seller must deduct gross proceeds which he claims are exempt from sales tax under and because of this Act within thirty-one (31) days from the date his report is due for the month in which the sales claimed to be exempt from tax are made, otherwise the deduction will not be allowed and the seller must pay the sales tax. *In those instances where a seller bases a deduction on an invoice or sales ticket which he knows to be false, altered, or spurious, the Tax Commission shall disallow the entire deduction based on said invoice or sales ticket, and may proceed as by statute provided to cancel the license of the offending seller.* The penalty provision of the State Tax Uniform Procedure Act shall apply to sellers violating the provisions of this Act.

SECTION 5. *The Oklahoma Tax Commission shall, at the close of each month, prepare and maintain a record showing the total amount of exemptions granted under the provisions of this Act for said monthly period and shall file copies thereof with the Governor, the State Budget Director and the Chairman of the Oklahoma Public Welfare Commission. Whenever said monthly report shows that the total amount of exemptions granted under the provisions of this Act exceeds two per cent (2%) of the total sales tax collections for said month, the State Budget Director shall allocate to the State Assistance Fund, from any unencumbered funds in the State General Revenue Fund or from any other available sources, monies in an amount necessary to replace the net loss in sales tax revenue resulting from the exemptions granted under the provisions of this Act.*

SECTION 6. The provisions of Section 1 of this Act shall not take effect until July 1, 1957. From and after said July 1, 1957, the Tax Commission shall apportion sales taxes received in July, 1957, and subsequent months in accordance with the provisions of Section 1 hereof irrespective of when said tax may have accrued. The remaining sections of this Act shall not become effective until January 1, 1958.

SECTION 7. This Act shall not be construed as exempting feed or farm machinery from the Use Tax Laws of this State.

SECTION 8. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application, and to this end the provisions of the Act are declared to be severable.

MESSAGES FROM HOUSE

Advising fourth reading of and re-

turning Enrolled SJRs 9, 11, 16, 17, 41, 44, SBs 461, 69, 249 and 398.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled SCRs 2 and 17.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SB 95 co-authored by McCarty, Belvin, Bohr, Cartwright (Bryan), Clark, Cunningham, Garrison, Goodfellow, Lance, Long (Caddo), Morrow, Priebe, Reudy, Rogers, Slater, Strickland and Traw.

The above numbered Bill as co-authored was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 139, 184 and 260, each as amended.

HAs to SB 139 read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, Line 9, **TITLE**, after the word "THEREON" strike the following: "AND REVIEWS BY SUPREME COURT" and line 10, after the word "DAMAGES;" strike "REPEALING ACTS IN CONFLICT;"

AMENDMENT NO. 2. Page 4, SECTION 1, by striking the language on Lines, 21, 22, 23, 24, 25, 26, 27 and through the parenthesis marks following the word "Tuesday" on line 28 and inserting the following language: "A candidate may challenge an election involving county offices by filing a petition with the county election board before Thursday noon following primary elections held on Tuesday, or may challenge an election involving State and district offices by filing a petition with

the State Election Board before Saturday noon following primary elections held on Tuesday (or at a like time for elections not held on Tuesday), which petition must be under oath and under penalty or perjury." and after the word "perjury." add the following: "At the time of the filing of any petition aforesaid and as a condition to the filing of any said petition, the petitioner shall also file a bond in the amount of not less than \$2,000.00 for each county in which fraud is alleged to have occurred, running in favor of the contestee and conditioned upon payment of any and all liabilities or judgments arising from the contest so filed; said bond may be either in cash, or may be executed by either a surety company qualified as such in this state, or by two persons qualified as sureties under the laws of this State relating to criminal bonds; and must be approved by the Clerk of the District Court of the County in which the contest is filed.

AMENDMENT NO. 3. Page 5, SECTION 1, Line 4, after the word "day." strike all the language in Line 4 to 12 inclusive and on Line 13 through the word "delay." and inserting in lieu thereof the following: "On the day of such hearing, the contestee may file answer to such petition or may file cross petition, under oath and under penalty of perjury, setting forth in detail as required of a petitioner herein, such claim of fraud, names of precinct wherein such fraud occurred, the specific act constituting such fraud in such precincts or in the casting of absentee ballots, as the case may be and such other allegations as may tend to show that contestee (cross petitioner) was the winner and the judge shall try and determine the issues formed by such pleadings and render such judgment as he may deem just and proper, according to the evidence submitted." "The decision of said District Judge shall be final as to any changes in the total

votes and a copy of such judgment and decision shall be furnished the County Election Board, if the petition be filed with the County Election Board, and the State Election Board, if the petition be filed with such State Election Board."

AMENDMENT NO. 4. Page 5, SECTION 1, Line 15 by adding the following language after the "period." "Provided, however, in any case where fraud is proved on the part of the candidate he shall be disqualified and shall be declared to be ineligible for the office for which he was a candidate."

AMENDMENT NO. 5. Page 7, SECTION 2, Line 30½ by striking the period and inserting in lieu thereof a comma and adding the following: "and, in the event it be alleged and found that such petition was frivolous in nature the contestee may also be allowed punitive damages to be paid by said petitioner."

AMENDMENT NO. 6. Page 7, Line 31, by adding a new Section to be numbered three (3) to read as follows:

"SECTION 3. It shall be mandatory whenever a petition to disqualify is filed by either party for the District Judge to disqualify himself." and renumbering succeeding Sections.

HAs to SB 184 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Page 3, SECTION 6, of Engrossed Senate Bill No. 184, by striking the word "provided," in line 13, and all the language in lines 14 to 18, inclusive.

AMENDMENT NO. 2. Pages 3 and 4, SECTIONS 7 and 8, amend by striking all of SECTIONS 7 and 8 and substituting in lieu thereof, the following: "SECTION 7. Where a parent has been adjudged guilty of cruelty or extreme cruelty or gross neglect of duty and divorced or judicially deprived of the custody of a child on account of such cruelty or extreme cruelty or gross neglect of duty, or where a parent has

wilfully failed, refused or neglected to contribute to the support of his child, as provided in the decree of divorce, for a period of one (1) year next preceding the filing of a petition for adoption of such child, it shall not be necessary to procure the consent of such parent to the adoption of said child."

"SECTION 8. Before the court hears a petition for adoption without the consent of a parent, as provided in Section 7 of this Act, the consenting parent, legal guardian or person having legal custody of the child to be adopted, shall file an application setting out the reason that the consent of the other parent is not necessary, which application must be heard and an order entered thereon in which said child is determined to be eligible for adoption as set out in Section 7 hereof. Said application shall be set for hearing on a day certain and notice of such application shall be given the parent whose consent is alleged to be unnecessary. The notice of the application shall contain the name of the child, or children, for whom application for adoption is made and the date said application is set for hearing and the reason that said child is eligible for adoption without the consent of such parent, and shall be served upon such parent as summons as in civil cases at least ten (10) days prior to the hearing. Provided, that if such parent resides outside of the county, such notice shall be given by registered mail at least fifteen (15) days prior to the hearing. Provided, that if the whereabouts of such parent is not known, and this fact be sworn to by the affidavit of the consenting parent, legal guardian or person having legal custody of the child, notice by publication shall be given by publishing notice one (1) time in the newspaper having a general circulation in the county and qualified as a newspaper under the laws relating generally to service of notice by publication, which publication shall be at least fif-

teen (15) days prior to the date of the hearing."

AMENDMENT NO. 3. Page 5, SECTION 12, amend by striking all of lines 13, 14 and 15.

AMENDMENT NO. 4. Page 6, SECTION 15, Page 24, amend by inserting after the words "Department of Public Welfare" the following language: "in those cases where said Department has original custody."

HAS to SB 260 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Page 1, TITLE, Line 14 1/2 of Engrossed Senate Bill No. 260, by striking after the word "SEVERABLE;" the following: "EXCLUDING FROM THE PROVISIONS OF THIS ACT ALL COUNTIES OF OKLAHOMA HAVING A POPULATION IN EXCESS OF SIXTY-TWO THOUSAND (62,000);" and inserting in lieu thereof the following: "SAVING AND EXCEPTING CERTAIN ELECTION LAWS;"

AMENDMENT NO. 2. Page 1, SECTION 2, Line 29, amend by inserting the phrase "runoff primary," following the comma after the word "primary."

AMENDMENT NO. 3. Page 1, SECTION 2, Line 33, amend by substituting a period for the comma following the word "state" and striking all of the language in Lines 34 and 35.

AMENDMENT NO. 4. Page 3, SECTION 6, Line 19, amend by substituting the word "election" for the word "elections."

AMENDMENT NO. 5. Page 4, SECTION 7, amend by striking Lines 35 and 36 and inserting in lieu thereof the following:

Signature of Voter

Subscribed and sworn to before me this ____ day of _____, 19____

Secretary of County Election Board—Precinct Registrar

AMENDMENT NO. 6. Page 7, SECTION 9, amend by striking Lines 6 through 11 1/2 and inserting in lieu thereof the following:

Signature of Voter
VOTER'S IDENTIFICATION CARD
-----County, Oklahoma
-----has been registered
(Name)
ed in Precinct-----of Ward
-----on this____day of
(if applicable)
-----, 19____

Signature of Registering Authority. (Secretary of the County Election Board, or his Deputy, or the Precinct Registrar.)

AMENDMENT NO. 7. Page 7, SECTION 9, Line 17 1/2, amend by striking the "period" after the word "precinct" and adding the following: "and has not cast an absentee ballot in said election."

AMENDMENT NO. 8. Page 7, SECTION 10, Lines 29 and 30, amend by inserting after the word "forthwith" and before the word "incorporate" the following: "and prior to issuance of the precinct record for the ensuing election".

AMENDMENT NO. 9. Page 8, SECTION 13, amend after the word "and" by striking the balance of Line 30 1/2 and on 31 1/2 through the word "law," and inserting in lieu thereof: "shall not issue any ballot to such person."

AMENDMENT NO. 10. Page 9, SECTION 14, Line 2, amend by striking all the language in said SECTION 14, and substituting the following language: "No registration shall be cancelled for failure to vote if the voter shall cast a ballot in one or more elections requiring registration for voting held in his precinct in each four year period beginning January 1st, 1957. If a voter fails to vote in his precinct in at least one election requiring registra-

tion for voting during this four year period, his registration shall be cancelled within thirty (30) days after the close of said period, and he shall be required to reinstate his registration during the time provided by law for making initial registration."

AMENDMENT NO. 11. Page 9, SECTION 15, Line 8, amend by striking all of SECTION 15, and inserting in lieu thereof a new SECTION 15. "SECTION 15. If any elector casts an absentee ballot his Precinct Registration Form shall be removed from his Precinct Record before said Precinct Record is delivered to the proper precinct officer with the ballot box as herein before provided, and such elector shall not be permitted to vote at his polling place in such election. It shall be noted on the Precinct Registration Record that said elector cast an absentee ballot at such election. Upon the return of the Precinct Record to the office of the County Election Board as herein before provided said elector's Precinct Registration Form shall be replaced in said Precinct Record."

AMENDMENT NO. 12. Page 10, SECTION 17 Line 8, amend after the word "affected" by striking the "period", and place a "comma" adding the following: "and such change shall be noted on the identification card of such elector upon the same being presented to the Secretary of the County Election Board."

AMENDMENT NO. 13. Page 10, SECTION 20, Line 24, amend after the word "Oklahoma," by striking the words "the amount" and inserting the following: "only the minimum amount per year." and striking the word and figure "Supp. 1955" and substituting therefor the figures "1951."

AMENDMENT NO. 14. Page 10, SECTION 20, Lines 26 and 27, amend by striking the words and figures "Eighty-five Dollars (\$85.00)" and substituting the words and figures "Fifty Dollars (\$50.00)."

AMENDMENT NO. 15. Page 11, SECTION 23, Line 18, amend after the figures "(\$500.00)," by striking the word "and" and inserting the word "or."

President Pro Tempore Baldwin announced the appointment of Senators Garvin, Allen and Young (Cleveland), on behalf of the Senate, as provided for under **HJR 505**, said Committee to be known as the "Oklahoma Committee on the 1957 National Legislative Conference".

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 1022—Insurance.

DO PASS, as amended:

SB 232—Education.

HB 611—Social Welfare.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs **86, 451, 37, 67, 208, 60, 229, 240, 371, 209** co-authored by Sumrall, Bohr, Bond (Marshall), Green, Jumper, Williams (Murray); **293** co-authored by Garrison; **352** co-authored by Cox.

The above numbered Bills were referred for enrollment.

Senator Harris moved that the President Pro Tempore be authorized and directed to approve claim in favor of Rountree Color Lab, of Denver, Colorado, covering charges for forty-four 4x5 prints and six 8x10 prints, in the amount of \$90.00, which motion was declared adopted.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:00 p. m., tomorrow.

SEVENTY-NINTH LEGISLATIVE DAY**Thursday, May 23, 1957**

Pursuant to adjournment, the Senate convened at 1:00 p. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—37.

Excused: Allen, Baldwin, Frazier, Hall, Miskovsky, Shoemake, Young (Haskell).—7.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last Legislative Day was declared approved.

Senator McColgin asked unanimous consent, which was granted, that the following prayer offered today by the Chaplain, Brother Warren Shibley, be incorporated in the Journal:

"Our Heavenly Father, we come to You just now in the name which is above every name, in the precious name of Jesus Christ our Lord. We bring before Thee these men of the Senate. Thou knowest their thoughts, their desires and their aspirations. We ask that their every need be met physically, spiritually and materially for Thou art able to do exceeding abundantly above all that we can ever ask or think. We thank Thee for the accomplishments of this session thus far and ask that Thy hand of power rest upon these men for this

day's deliberation. We ask that Thou shalt help them to know that if in all their ways they will acknowledge Thee, Thou shalt give unto them the desires of their heart. Let Thy Spirit overshadow this place and may all that is said or done redound unto Thy eternal glory. These favors we ask in Jesus' name. Amen"

Senator Frazier asked unanimous consent, which was granted, that the record show Senator Shoemake excused for this Legislative Day to attend the commencement exercises of his daughter at Northeastern State College, Tahlequah.

REFERRING TO SB 4

President Pro Tempore Baldwin announced the appointment as Senate Conferees under **SB 4** the following: Senators Allen, Coppock and Sandlin.

PENDING ACTION ON HAS:

Senator Sandlin moved that the Senate concur in **HAs** to **SB 139**, which motion was declared adopted.

SB 139, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—32.

Excused: Allen, Baldwin, Frazier, Hall, Miskovsky, Shoemake, Young (Haskell).—7.

Not Voting: Collins (Creek), McClendon, Mahan, Stipe, Wilson (Beckham).—5.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—32.

Excused: Allen, Baldwin, Frazier, Hall, Miskovsky, Shoemake, Young (Haskell).—7.

Not Voting: Collins (Creek), McClendon, Mahan, Stipe, Wilson (Beckham).—5.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senators Allen and Baldwin asked to be recorded present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 107** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT
OF THE SENATE AND THE
SPEAKER OF THE HOUSE OF
REPRESENTATIVES:

We, your General Conference Committee on Appropriations, to whom was referred Engrossed **SB 107** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF EDUCATION; PROVIDING FOR THE PAYMENT OF PERSONNEL AND OTHER OPERATIONAL EXPENSES; PROVIDING FOR THE PAYMENT OF TUITION AID FOR ORPHANS; PROVIDING FOR THE APPOINTMENT AND COMPENSATION OF NECES-

SARY PERSONNEL; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be adopted.

2. On Page 2, Line 7, Section 1, strike the figures \$91,240.00 in each column and insert in the *first column only* \$82,480.00.

3. After Line 7, Page 2, Section 1, insert a new line as follows: "From the General Revenue Fund for the Fiscal Year Ending June 30, 1958 (under the second column) \$20,000.00."

4. On Line 8, Page 2, strike the figures in both columns and insert in lieu thereof the figures \$94,490.00 in the first column and \$32,010.00 in the second column.

Respectfully submitted,

Senate Conferees: House Conferees:

Hope, Chairman	Larason,
Wilson (Greer),	Chairman
Vice Chairman	Wolf,
Easterly	Vice Chairman
Frazier	Bliss
Grantham	Calkins
Hamilton	Ham
Ritzhaupt	Levergood
Trent	Livingston
Wilson	Morford
(Beckham)	Pazoureck
Young	Scarborough
(Cleveland)	Vandiver

SB 107, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris,

Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Frazier, Hall, Miskovsky, Shoemake, Young (Haskell).—5.

Not Voting: Collins (Creek), Collins (Pontotoc), Herndon, Jones, McClendon, Mahan, Stipe, Tipps.—8.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Excused: Frazier, Hall, Miskovsky, Shoemake, Young (Haskell).—5.

Not Voting: Collins (Creek), Collins (Pontotoc), Herndon, Jones, McClendon, Mahan, Stipe, Tipps.—8.

The Emergency was declared passed.

SB 107, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

Senator Young (Haskell) asked to be recorded present, which was the order.

Senator Cartwright presiding.

Enrolled **HB 989**, after fourth reading was properly signed and ordered returned to the Honorable House.

President Williams presiding.

CONFERENCE COMMITTEE REPORT

The following Conference Committee

Report on **SB 176** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations, to whom was referred Engrossed **SB 176** and Engrossed House Amendments thereto entitled:

AN ACT RELATING TO POLICE PROTECTION OF THE STATE CAPITOL BUILDING, THE STATE OFFICE BUILDING, THE STATE HISTORICAL BUILDING, THE POWERHOUSE, GOVERNOR'S MANSION, AND THE GROUNDS APPURTENANT THERE-TO; AUTHORIZING THE STATE BOARD OF PUBLIC AFFAIRS TO APPOINT AND FIX THE COMPENSATION AND ISSUE UNIFORMS AND EQUIPMENT TO CAPITOL POLICEMEN; PRESCRIBING THE AUTHORITY AND DUTIES OF SUCH CAPITOL POLICEMEN; REPEALING 73 O. S. 1951, § § 14.1, 14.2 and 14.3, AND CONFLICTING LAWS; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be adopted.
2. That Engrossed House Amendment No. 2 be rejected.
3. On Page 1, after Line 32, insert a new section to read as follows:

"SECTION 2. To carry out the provisions of this Act there is hereby appropriated from the funds designated for the fiscal years indicated the following amounts:

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
From the Emergency Appropriation Fund for the Fiscal Year Ending June 30, 1957 -----		\$ 19,650.00
From the General Revenue Fund for the Fiscal Year Ending June 30, 1958 -----	\$ 40,000.00	
From the General Revenue Fund for the Fiscal Year Ending June 30, 1959 -----		20,350.00

SECTION 3. The appropriations made by this Act are fiscal and shall be available for encumbrance purposes to June 30th of the fiscal year for which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, such balance shall lapse and be transferred to the General Revenue Fund of the then current fiscal year."

RENUMBER THE REMAINING SECTIONS OF THE BILL.

Respectfully submitted,

Senate Conferees: House Conferees:

Hope	Larason
Chairman	Chairman
Wilson (Greer)	Wolf
Vice Chairman	Vice Chairman
Easterly	Bliss
Frazier	Calkins
Grantham	Ham
Ritzhaupt	Levergood
Trent	Livingston
Wilson	Morford
(Beckham)	Pazoureck
Young	Scarborough
(Cleveland)	Vandiver

SB 176, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Harris, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Sandlin, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Cartwright, Hamilton.—2.

Excused: Frazier, Hall, Miskovsky, Shoemaker.—4.

Not Voting: Collins (Creek), Herndon, McClendon, Mahan, Rinehart, Ritzhaupt, Stipe, Wilson (Beckham).—8.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Harris, Hope, Jones, McColgin, McSpadden, Payne, Perryman, Price, Sandlin, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Cartwright, Hamilton.—2.

Excused: Frazier, Hall, Miskovsky, Shoemaker.—4.

Not Voting: Collins (Creek), Herndon, McClendon, Mahan, Rinehart, Ritzhaupt, Stipe, Wilson (Beckham).—8.

The Emergency was declared passed.

SB 176, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING ACTION ON HAS:

Consideration of **SB 260**, as amended by the Honorable House, was temporarily deferred by unanimous consent, upon request of Senator Garvin.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 555, 634, 708, 674, 706, 1025, 668, 910 and 941**.

The above numbered Enrolled Bills

were, after fourth reading, properly signed and ordered returned to the Honorable House.

REFERRING TO HBs 609 AND 1025:

Senator Field moved that the Senate request the Honorable House to return **HB 609** and **HB 1025**, for further consideration, which motion prevailed.

Senator Cartwright presiding.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 510, 516** and **554**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

PENDING ACTION ON HAS:

Senator Young (Haskell) moved that the Senate concur in **HAS** to **SB 184**, which motion was declared adopted.

SB 184, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hamilton, H a r r i s, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Y o u n g (Cleveland), Young (Haskell).—35.

Excused: Hall, Miskovsky, Shoemake.—3.

Not Voting: Boecher, Collins (Creek), Cowden, Garvin, McClendon, Tipps.—6.

The Bill, as amended, was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

RESOLUTION

By unanimous consent, upon request of Senator Mahan, the following Resolution was introduced, read at length and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 32—By Mahan of the Senate and Tinker and Shoemake of the House.

A RESOLUTION DESIGNATING THE "INTERNATIONAL ROUNDUP CAVALCADE," TO BE HELD AT PAWHUSKA JULY 26, 27, 28, AS THE OFFICIAL OKLAHOMA SEMI-CENTENNIAL CAVALCADE.

WHEREAS, the 11th annual "International Roundup Cavalcade" will be held at Pawhuska July 26, 27, 28, during the heart of Oklahoma's Semi-Centennial celebration; and

WHEREAS, this spectacular show, in which citizens from several of our surrounding states and the great Province of Canada have participated, has furnished spectacular and wholesome entertainment for all who have had an opportunity to attend; and

WHEREAS, it is both fitting and appropriate that this fine Western show should become an official part of Oklahoma's State-wide Semi-Centennial celebration, a celebration which will remind us once again of our proud Western heritage;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That the "International Roundup Cavalcade," to be held at Pawhuska July 26, 27, 28, be and is hereby designated as the official Cavalcade of Oklahoma's Semi-Centennial Celebration.

BE IT FURTHER RESOLVED that duly authenticated copies of this Resolution be presented to the Governing Board of the City of Pawhuska, Okla-

homa, and to the Oklahoma Semi-Centennial Commission.

SCR 32 was referred for engrossment.

Senator Miskovsky asked to be recorded present, which was the order

RESOLUTION

By unanimous consent, upon request of Senator Coppock, the following Resolution was introduced and read at length:

SENATE RESOLUTION NO. 53—By Coppock and Boecher.

A RESOLUTION MEMORIALIZING CONGRESS TO INCREASE EMPHASIS ON UP-STREAM FLOOD CONTROL PROJECTS AS AGAINST BIG DAM LEGISLATION.

WHEREAS, the recent flood conditions in Oklahoma have resulted in severe damage to property, livestock and tragic loss of life; and

WHEREAS, proponents of the so-called big dam "flood-control" projects will attempt to utilize this series of natural disasters to justify appropriations for the costly construction of big dams; and

WHEREAS, the citizens and farmers of this State do not accede to this proposition as a solution for the alternating ills of flood and drouth; and

WHEREAS, we are convinced of the efficacy the water-shed flood control program which involves the principles of: surface treatment, to include terracing, contour furrowing, revegetation; impoundment of run-off in the flood pools of small detention reservoirs and automatic regulation of released water which may accumulate above the drop inlet in the flood pool; and

WHEREAS, it is significant to note that recent flood damage was mostly confined to those streams and tributaries where such a program was not in operation;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE

TWENTY-SIXTH OKLAHOMA LEGISLATURE:

SECTION 1. That the 85th Congress, 1st Session be hereby memorialized to place renewed emphasis upon legislation promoting upstream watershed flood control such as the Washita Valley Program, as against the construction of costly big dams.

SECTION 2. That duly authenticated copies of this Resolution be forwarded to all members of the Oklahoma delegation to the 85th Congress.

Senator Coppock moved the adoption of **SR 53**.

Senator Stipe moved that further consideration of **SR 53**, be indefinitely postponed, which motion was declared adopted.

RESOLUTION

By unanimous consent, upon request of Senator Baldwin, the following Resolution was introduced and taken up for consideration:

SENATE RESOLUTION NO. 54—By Baldwin.—**A RESOLUTION EXPRESSING APPRECIATION TO THE ASSOCIATED INDUSTRIES OF OKLAHOMA AND ITS REPRESENTATIVE, E. J. O'CONNOR, FOR SERVICES RENDERED TO THE TWENTY-SIXTH LEGISLATURE OF OKLAHOMA.**

Senators Stipe, Field, Price, Carrier, Dendy, Fine, Young (Cleveland), Herdon, Collins (Pontotoc), Garvin, Hamilton, Collins (Creek), Jones, Miskovsky, McSpadden, Trent, Perryman, Young (Haskell), Hall and Wilson (Greer) asked unanimous consent to be made co-authors of **SR 54**, which was the order.

SR 54, as co-authored, was read at length as follows, and adopted upon motion of Senator Baldwin:

SENATE RESOLUTION NO. 54—By Baldwin, Stipe, Field, Price, Carrier, Dendy, Fine, Young (Cleveland), Herdon, Collins (Pontotoc), Garvin, Hamil-

ton, Collins (Creek), Jones, Miskovsky, McSpadden, Trent, Perryman, Young (Haskell), Hall and Wilson (Greer).

A RESOLUTION EXPRESSING APPRECIATION TO THE ASSOCIATED INDUSTRIES OF OKLAHOMA AND ITS REPRESENTATIVE, E. J. O'CONNOR, FOR SERVICES RENDERED TO THE TWENTY-SIXTH LEGISLATURE OF OKLAHOMA.

WHEREAS, the Associated Industries of Oklahoma has, through its representative, E. J. O'Connor, placed upon the desk of each member of the Legislature for the use and convenience of committees and members of the Legislature, a weekly bulletin entitled "Oklahoma State Legislative Bulletin" reporting all Legislative activities, giving the status at all times of all bills and resolutions pending before the Legislature, all at much labor and expense, and all of which has been of inestimable value and convenience to the members of the Legislature in the performance of their work during this Session.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That an expression of thanks and appreciation be, and is hereby extended to the Associated Industries of Oklahoma and its representative, E. J. O'Connor; and

BE IT FURTHER RESOLVED that this Resolution be printed in the Senate Journal, and a copy hereof furnished to the Associated Industries of Oklahoma, and its representative, E. J. O'Connor.

SR 54 was referred for enrollment.

Senator Trent moved that the President Pro Tempore be instructed to have prepared a Resolution commending Mr. C. R. Smith of New York City, President of American Airlines, for his splendid attitude on the passage of

HB 828 which will increase his tax on gasoline to the extent of approximately \$70,000.00, which motion was declared adopted.

The President Pro Tempore announced the appointment of Senators Dacus and Trent to draft the Resolution.

GENERAL ORDER

Senator Boecher asked unanimous consent, which was granted, that SB 232, by Boecher, be ordered stricken from the Calendar.

President Pro Tempore Baldwin presiding.

Senator Trent asked unanimous consent, which was granted, that SB 471, by Trent, be ordered stricken from the Calendar.

Senator Collins (Creek) asked unanimous consent that HB 535, by Committee on Business and Industry, be ordered stricken from the Calendar, which was the order.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-grossed SB 4, and naming House Conferees as follows: Long (Caddo), Chairman, Bullard and Levergood.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-grossed SB 155, and naming House Conferees as follows: Davis, Metcalf and Traw.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 104 and 173.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM THE GOVERNOR

Advising the following bills were not signed by him within the specified period of time after they were received by

him and therefore became laws without his signature:

Enrolled SBs 211, 262, 278, 282, 283, 290, 309, 322, 330, 335, 339, 400 and 404, 408, 434, entitled:

ENROLLED SENATE BILL NO. 211
—By Miskovsky of the Senate and McCarty of the House.

AN ACT RELATING TO SHERIFFS AND COUNTY ASSESSORS IN CERTAIN COUNTIES; AUTHORIZING PURCHASE OF DISTINCTIVE UNIFORMS FOR DEPUTY COUNTY SHERIFFS AND ASSESSORS OR ALLOWANCE THEREFOR; FIXING THE DUTIES OF THE BOARD OF COUNTY COMMISSIONERS AND COUNTY EXCISE BOARD IN CONNECTION THEREWITH; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 262
—By Hope of the Senate and Daniel and Ham of the House.

AN ACT RELATING TO TRAVEL OF COUNTY COMMISSIONERS; AMENDING 19 O. S. 1951 § 324 a; FIXING ALLOWANCE FOR TRAVELING EXPENSES OF COUNTY COMMISSIONERS IN CERTAIN COUNTIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 278
—By Harris of the Senate and Simmons, Taliaferro and Ozmun of the House.

AN ACT RELATING TO CITY COURTS; CHANGING NAMES OF CITY COURTS IN CERTAIN COUNTIES, IMPOSING ADDITIONAL DUTIES ON JUDGES OF SUCH COURTS AND PROVIDING ADDITIONAL COMPENSATION FOR PERFORMANCE OF SUCH ADDITIONAL DUTIES, PERMITTING JUDGES TO ENGAGE IN PRIVATE PRACTICE OF LAW, AND FIXING COMPENSATION OF CLERKS, MARSHALS, AND JURORS IN SUCH COURTS, AND PRESCRIBING SOURCES OF PAYMENT; CONTINUING APPLICATION OF EXIST-

ING LAWS EXCEPT AS CHANGED OR MODIFIED BY ACT; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 282
—By Herndon of the Senate and Bond (Marshall) of the House.

AN ACT RELATING TO COUNTY OFFICIALS; IMPOSING ADDITIONAL DUTIES ON COUNTY JUDGES AND COUNTY ATTORNEYS IN CERTAIN COUNTIES AND PROVIDING FOR ADDITIONAL COMPENSATION THEREFOR; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 283
—By Hope of the Senate and Ham of the House.

AN ACT RELATING TO TRAVELING EXPENSES OF THE COUNTY ASSESSOR AND DEPUTIES IN CERTAIN COUNTIES; PROVIDING FOR THE REIMBURSEMENT THEREFOR; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 290
—By Hamilton of the Senate and Vander and Traw of the House.

AN ACT RELATING TO COUNTY COURT FUNDS; AUTHORIZING AND PROVIDING FOR TRANSFER OF NOT TO EXCEED TEN THOUSAND DOLLARS (\$10,000.00) IN ANY FISCAL YEAR FROM COURT FUND TO GENERAL FUND IN CERTAIN COUNTIES, UNDER CERTAIN CONDITIONS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 309
—By Herndon of the Senate and Bond (Marshall) of the House.

AN ACT RELATING TO TRAVEL EXPENSES OF COUNTY COMMISSIONERS; FIXING AMOUNT TO BE ALLOWED AND PAID FOR TRAVELING EXPENSES OF COUNTY COMMISSIONERS IN CERTAIN COUNTIES; REPEALING CONFLICTING LAWS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 322

—By Carrier of the Senate and Camp of the House.

AN ACT RELATING TO COUNTY OFFICERS; PROVIDING FOR ADDITIONAL MONTHLY MILEAGE IN COUNTIES HAVING A POPULATION OF NOT LESS THAN FIFTY THOUSAND (50,000) NOR MORE THAN FIFTY-FOUR THOUSAND (54,000) ACCORDING TO THE FEDERAL DECENNIAL CENSUS OF 1950, OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, AND HAVING A NET VALUATION OF NOT LESS THAN SIXTY-THREE MILLION DOLLARS (\$63,000,000.00) NOR MORE THAN SEVENTY MILLION DOLLARS (\$70,000,000.00) IN 1956 OR ANY SUCCEEDING YEAR, AND HAVING A CITY WITH A POPULATION OF NOT LESS THAN THIRTY-FIVE THOUSAND FIVE HUNDRED (35,500) NOR MORE THAN THIRTY-SEVEN THOUSAND (37,000) ACCORDING TO THE FEDERAL DECENNIAL CENSUS OF 1950 OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 330
—By Collins (Creek) of the Senate and Sparks and Arrington of the House.

AN ACT RELATING TO THE SALARIES OF THE COUNTY JUDGE AND COUNTY ATTORNEY OF ALL COUNTIES OF THIS STATE HAVING A POPULATION OF MORE THAN FORTY-FIVE THOUSAND (45,000) BUT LESS THAN FIFTY THOUSAND (50,000) ACCORDING TO THE 1950 OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, AND A NET VALUATION IN ANY TAXABLE YEAR OF MORE THAN THIRTY MILLION DOLLARS (\$30,000,000.00) BUT LESS THAN FORTY MILLION DOLLARS (\$40,000,000.00); AMENDING 19 O. S. 1951 § 179.6, AS AMENDED BY SECTION 3, CHAPTER 6A, TITLE 19, OKLAHOMA SESSION LAWS 1953, PAGE 68, BY ADDING A NEW

NUMBERED PARAGRAPH AT THE END OF SUBSECTION (c) THEREOF TO PROVIDE THAT THE BASIC ANNUAL SALARY OF THE COUNTY JUDGE AND COUNTY ATTORNEY IN SAID COUNTIES SHALL BE SIX THOUSAND DOLLARS (\$6,000.00) PER ANNUM TO WHICH SHALL BE ADDED THE RESULTANT OF THE FORMULA FOR INCREASE THEREOF PROVIDED BY 19 O. S. 1951, § 179.6, AS AMENDED; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 335
—By McSpadden of the Senate and Briscoe of the House.

AN ACT RELATING TO TRAVEL EXPENSES OF COUNTY COMMISSIONERS, FIXING THE AMOUNT TO BE ALLOWED AND PAID FOR TRAVELING EXPENSES OF COUNTY COMMISSIONERS IN CERTAIN COUNTIES; REPEALING CONFLICTING LAWS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 339
—By Collins (Pontotoc).

AN ACT RELATING TO TRAVEL OF COUNTY COMMISSIONERS; AMENDING 19 O. S. 1951 § 324a; FIXING ALLOWANCE FOR TRAVELING EXPENSES OF COUNTY COMMISSIONERS IN CERTAIN COUNTIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 400
—By Hope of the Senate and Ham of the House.

AN ACT RELATING TO COUNTY TREASURERS; IMPOSING ADDITIONAL DUTIES ON COUNTY TREASURERS OF CERTAIN COUNTIES AND PROVIDING ADDITIONAL COMPENSATION THEREFOR; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 404
—By Dacus of the Senate and Greenhaw of the House.

AN ACT RELATING TO TRAVEL

OF COUNTY COMMISSIONERS; AMENDING 19 O. S. 1951 § 324 a; FIXING ALLOWANCE FOR TRAVELING EXPENSES OF COUNTY COMMISSIONERS IN CERTAIN COUNTIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 408
—By Baldwin of the Senate and Long (Caddo) and Goodfellow of the House.

AN ACT RELATING TO THE COURT FUNDS; PROVIDING FOR TRANSFER FROM THE COURT FUND TO THE COUNTY FREE FAIR ASSOCIATION OF MONEYS FOR THE CONSTRUCTION OR COMPLETION OF A WOMEN'S HOME DEMONSTRATION BUILDING IN CERTAIN COUNTIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 434
—By Sandlin.

AN ACT RELATING TO THE COURT FUND IN CERTAIN COUNTIES; DESIGNATING MONIES TO BE PLACED THEREIN AND THE EXPENDITURES THEREFROM; AUTHORIZING ADDITIONAL EXPENDITURES FROM SAID COURT FUND WHENEVER THE AMOUNT THEREIN EXCEEDS THE SUM OF TWO THOUSAND FIVE HUNDRED DOLLARS (\$2,500.00); AND REPEALING ALL CONFLICTING LAWS.

Senator Cartwright asked to be excused until such time as he might return to the Chamber, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 300**, as amended.

HA to **SB 300** read as follows, and concurred in upon motion of Senator Stipe:

AMENDMENT NO. 1. Page 1, Section 1, Line 11, amend Engrossed Senate Bill No. 300, by inserting after the word "hernia," and before the word

"compensation" the words "temporary total."

SB 300, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Cartwright, Shoemake.—2.

Not Voting: Fine, Grantham, Hall, Herndon, Hope, Mahan, Payne, Rinehart, Sandlin.—9.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Cartwright, Shoemake.—2.

Not Voting: Fine, Grantham, Hall, Herndon, Hope, Mahan, Payne, Rinehart, Sandlin.—9.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 409**, as amended.

HAs to **SB 409** read as follows, and

concurrent upon motion of Senator Stipe:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 409 by withdrawing SENATOR PAYNE as co-author.

AMENDMENT NO. 2. Amend by inserting the "ENACTING CLAUSE."

AMENDMENT NO. 3. Amend by striking SECTION 2 and inserting in lieu therefor the following SECTION:

"SECTION 2. There is hereby appropriated to the office of the Chief Mine Inspector for the fiscal biennium beginning July 1, 1957, and ending June 30, 1959, for the purpose of carrying out the provisions of this Act, from any monies in the Emergency Appropriation Fund for the fiscal year ending June 30, 1957, not otherwise appropriated, the sum of Ten Thousand Dollars (\$10,000.00)."

AMENDMENT NO. 4. Amend by inserting a new SECTION 3 to read as follows:

"SECTION 3. The appropriations made by this Act shall not be subject to fiscal year limitations and shall be available for expenditure and encumbrance purposes for a period of thirty (30) months from the date this Act is approved."

and renumber SECTION 3 as SECTION 4.

SB 409, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Cartwright, Shoemaker.—2.

Not Voting: Cowden, Dendy, Fine, Herndon, Hope, McSpadden, Rinehart.—7.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Cartwright, Shoemaker.—2.

Not Voting: Cowden, Dendy, Fine, Herndon, Hope, McSpadden, Rinehart.—7.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Dacus asked to be shown excused until such time as he might return to the Chamber, which was the order.

PENDING ACTION ON HAS:

Senator Garvin moved that the Senate concur in **HAS** to **SB 260**, which motion was declared adopted.

SB 260, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beck-

ham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Allen.—1.

Excused: Cartwright, Dacus, Shoemaker.—3.

Not Voting: Collins (Pontotoc), Fine, Herndon, Hope, Rinehart.—5.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Allen.—1.

Excused: Cartwright, Dacus, Shoemaker.—3.

Not Voting: Collins (Pontotoc), Fine, Herndon, Hope, Rinehart.—5.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Dacus asked to be recorded present, which was the order.

GENERAL ORDER

HB 1011, by Briscoe of the House, and McSpadden of the Senate, was read and considered.

Upon motion of Senator McSpadden, **HB 1011** was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules were suspended, and **HB 1011** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1011 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Shoemaker.—2.

Not Voting: Collins (Pontotoc), Fine, Frazier, Hope, Mahan.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Cartwright, Shoemaker.—2.

Not Voting: Collins (Pontotoc), Fine, Frazier, Hope, Mahan.—5.

The Emergency was declared passed.

HB 1011 was properly signed and ordered returned to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 155** was read and adopted upon motion of Senator Ritzhaupt:

TO THE PRESIDENT OF THE SENATE AND TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

We, your Conference Committee, to whom was referred Engrossed House

Amendments to Engrossed **SB 155**, entitled:

AN ACT REQUIRING THE BOARD OF COUNTY COMMISSIONERS TO PROVIDE SUFFICIENT OFFICE SPACE IN THE COURTHOUSE FOR THE COUNTY ELECTION BOARD OR TO PROVIDE SUFFICIENT OFFICE SPACE AT SOME PLACE SATISFACTORY TO THE COUNTY ELECTION BOARD AND PAY FOR RENTAL; ELECTRICITY, HEATING AND TELEPHONE SERVICE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

House recede from Amendment No. 1 and amend Amendment No. 2 as follows: Insert in place thereof "*in some public building near the Court House.*"

Respectfully submitted,

For the Senate:	For the House:
Ritzhaupt,	Davis,
Chairman	Chairman
Cowden	Traw
Carrier	Metcalfe

SB 155, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantam, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Shoemake.—2.

Not Voting: Fine, Frazier, Hall, Hope, Mahan, Payne.—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantam, Hamilton, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Cartwright, Shoemake.—2.

Not Voting: Fine, Frazier, Hall, Hope, Mahan, Payne.—6.

The Emergency was declared passed.

SB 155, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

GENERAL ORDER

HB 1013, by Lance and Long (Caddo) was read and considered.

Senator Allen asked unanimous consent to be made a co-author of **HB 1013**, which was the order.

Upon motion of Senator Allen, **HB 1013** was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules were suspended, and **HB 1013** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1013 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantam, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt,

Sandlin, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Fine, Hamilton, Price.—3.

Excused: Cartwright, Shoemake.—2.

Not Voting: Hall, Hope, Mahan, Tipps, Walker.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Harris, Herndon, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Stipe, Trent, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Fine, Hamilton, Price.—3.

Excused: Cartwright, Shoemake.—2.

Not Voting: Hall, Hope, Mahan, Tipps, Walker.—5.

The Emergency was declared passed.

HB 1013 was properly signed and ordered returned to the Honorable House.

THIRD READING

Senator Harris moved to reconsider the vote by which **HB 733** was considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

Senator Harris moved to reconsider the vote by which **HB 733** was advanced to engrossment and third reading, which motion was declared adopted.

GENERAL ORDER

HB 733 was considered further.

Senator Dacus moved to amend **HB 733**, line 17, page 9, by striking after the word, "figures," all of the balance of that line and line 18, and on page 10, lines 1, 2, 3, 4, 5 and 6.

Senators McClendon and Hamilton, as

a substitute, moved to amend **HB 733**, line 3, page 10, by striking after the word, "votes," the following: "the figures 1 or 1 plus as the case may be," and inserting "The total number of votes cast in the precinct shall be entered as the vote for said unopposed candidate," which amendment was declared adopted.

Senator Allen moved to amend **HB 733** by striking Section 1 and renumbering the remaining sections, which amendment was declared adopted.

By unanimous consent, upon request of Senator Harris, further consideration of **HB 733** was temporarily deferred.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HJR 528—Judiciary.

HB 728—Municipal Government.

DO PASS, as amended:

HB 789—Appropriations and Budget.

GENERAL ORDER

HB 661, by House Judiciary Committee, was read and considered.

Senators Grantham, Perryman, McColgin, Jones, McSpadden, Easterly, Hamilton, Harris, McClendon, Sandlin, Ritzhaupt, Dacus and Walker asked unanimous consent to be made co-authors of **HB 661**, which was the order.

Upon motion of Senator Boecher, **HB 661**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Boecher, the rules were suspended, and **HB 661**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 661 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Jones, McClen-don, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritz-haupt, Sandlin, Stipe, Tipps, Trent, Wal-ker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Cartwright, Shoemake.—2.

Not Voting: Carrier, Collins (Ponto-toc), Hope, Miskovsky.—4.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Ham-ilton, Harris, Herndon, Jones, McClen-don, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritz-haupt, Sandlin, Stipe, Tipps, Trent, Wal-ker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Cartwright, Shoemake.—2.

Not Voting: Carrier, Collins (Ponto-toc), Hope, Miskovsky.—4.

The Emergency was declared passed.

HB 661, as co-authored, was ordered referred for engrossment.

Senator Cartwright asked to be re-corded present, which was the order.

GENERAL ORDER

HB 866, by Sparks et al, was read and considered.

Upon motion of Senator Collins (Creek), **HB 866** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules were suspended, and

HB 866 was considered engrossed and placed upon third reading and final pas-sage.

THIRD READING

HB 866 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Col-lins (Creek), Collins (Pontotoc), Cop-pock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamil-ton, Harris, Herndon, Jones, McClen-don, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wil-son (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Baldwin, Fine, Stipe.—3.

Excused: Shoemake.—1.

Not Voting: Boecher, Carrier, Dendy, Hope.—4.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Col-lins (Creek), Collins (Pontotoc), Cop-pock, Cowden, Dacus, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamil-ton, Harris, Herndon, Jones, McClen-don, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Tipps, Trent, Walker, Wilson (Beckham), Wil-son (Greer), Young (Cleveland), Young (Haskell).—36.

Nay: Baldwin, Fine, Stipe.—3.

Excused: Shoemake.—1.

Not Voting: Boecher, Carrier, Dendy, Hope.—4.

The Emergency was declared passed.

HB 866 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 63**, as amended.

HAs to SB 63 read as follows, rejected upon motion of Senator Cowden, Conference requested and Senate Conferees appointed, as follows: Senators Cowden, Wilson (Beckham) and Stipe.

AMENDMENT NO. 1. Page 1, Amend Engrossed Senate Bill No. 63 by Striking the **TITLE** and all of **SECTIONS 1** and **2** and substitute the following:

"**AN ACT RELATING TO INSURANCE; PROVIDING FOR LICENSING OF ADJUSTERS; REPEALING SUBSECTION E OF SECTION 1325 OF HOUSE BILL 501 OF THE TWENTY-SIXTH SESSION; AND DECLARING AN EMERGENCY.**

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Subsection E of Section 1325 of House Bill 501 of the Twenty-Sixth Session is hereby repealed."

And renumber **SECTION 3** as **SECTION 2.**

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 550 — By Arrington, Sparks, Allard, Bullard and Shibley of the House and Collins (Creek) of the Senate—A Concurrent Resolution memorializing Congress to make direct grants of money to heads of flood-stricken city and rural households for the repair and refurnishing of flood damaged homes; further urging that farmers be granted the right to pasture livestock on lands set aside by the soil bank wherever other pasture lands have been made unsuitable by flood waters.

By unanimous consent, upon request of Senator Collins (Creek), **HCR 550** was taken up for immediate consideration.

Senator Collins (Creek) asked unanimous consent to be made a co-author to **HCR 550**, which was the order.

HCR 550, as co-authored, was read at length as follows and adopted upon motion of Senator Collins (Creek):

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 550—By Arrington, Sparks, Allard, Bullard and Shibley of the House and Collins (Creek) of the Senate.

A CONCURRENT RESOLUTION MEMORIALIZING CONGRESS TO MAKE DIRECT GRANTS OF MONEY TO HEADS OF FLOOD-STRICKEN CITY AND RURAL HOUSEHOLDS FOR THE REPAIR AND REFURNISHING OF FLOOD DAMAGED HOMES; FURTHER URGING THAT FARMERS BE GRANTED THE RIGHT TO PASTURE LIVESTOCK ON LANDS SET ASIDE BY THE SOIL BANK WHEREVER OTHER PASTURE LANDS HAVE BEEN MADE UNSUITABLE BY FLOOD WATERS.

WHEREAS, recent unprecedented rains have adversely affected large areas of the State of Oklahoma by causing heavy flooding of creeks and rivers to the detriment of the inhabitants of these areas; and

WHEREAS, such floods have resulted in over Twenty-five Million Dollars (\$25,000,000.00) worth of damages to property, livestock and growing crops, in addition to the tragic loss of lives; and

WHEREAS, thousands of householders have witnessed destruction and severe damage to their homes; and

WHEREAS, many farmers have suffered a heavy blow upon their economic livelihood through the loss of crops, livestock and pastureland; and

WHEREAS, initial surveys reveal that these disaster victims are in need of immediate economic assistance in order to restore the ravages of the flood;

NOW, THEREFORE, BE IT RE-

SOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the 85th U. S. Congress, 1st Session be hereby officially memorialized to enact legislation making direct grants of money up to, but not exceeding Five Hundred Dollars (\$500.00) to the head of each flood-stricken city and rural household for the repair and refurbishing of flood-damaged homes.

SECTION 2. That Congress be urged to grant to farmers in flood-stricken areas the authority to pasture livestock on lands which have been set aside for soil bank purposes wherever other pasture lands have been made unsuitable by flood waters.

SECTION 3. That a duly authenticated copy of this Resolution be forwarded to each member of the Oklahoma Congressional delegation.

HCR 550, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator Stipe presiding.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 114** was read:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations, to whom was referred Engrossed **SB 114** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING APPROPRIATIONS TO THE STATE BOARD OF EDUCATION TO MAKE EFFECTIVE THE SCHOOL TEXTBOOK PROGRAM OF THE STATE OF OKLAHOMA; APPROPRIATING MONEYS FOR THE PURPOSE OF CARRYING OUT THE PROVISIONS OF ARTICLE 16, CHAP-

TER 1A, TITLE 70, OKLAHOMA SESSION LAWS 1949, AS AMENDED, INCLUDING THE PURCHASE, REPLACEMENT, REPAIR, REBINDING AND DISTRIBUTION OF SCHOOL TEXTBOOKS, PAYMENT OF THE COST OF THE FREE TEXTBOOK PROGRAM, PER DIEM AND EXPENSES OF MEMBERS OF THE STATE TEXTBOOK COMMITTEE; * * * AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be adopted.
2. That Engrossed House Amendments No. 2 and 3 be rejected.
3. On Page 1, Lines 16 and 17 in Section 1, strike the words and figures "One Million Four Hundred Forty-eight Thousand Dollars (\$1,448,000.00)" and insert in lieu thereof the words and figures "One Million Twenty Thousand Dollars (\$1,020,000.00)" and on lines 19 and 20 strike the figures and words "One Million Four Hundred Seventy-Nine Thousand Two Hundred and Forty-eight Dollars (\$1,479,248.00)" and insert "One Million Twenty Thousand Dollars (\$1,020,000.00)."

Respectfully submitted.

Senate Conferees: House Conferees:

Hope,	Larson,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Easterly	Bliss
Frazier	Calkins
Grantham	Ham
Hamilton	Levergood
Ritzhaupt	Livingston
Trent	Morford
Wilson	Pazoureck
(Beckham)	Scarbrough
Young	Vandiver
(Cleveland)	

Senator Hope moved that the Senate refuse to adopt the Conference Committee report on **SB 114**, request further Conference re-referring the Bill to the Joint Conference Committee on Appropriations, which motion prevailed.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 113**, as amended.

HAs to **SB 113** read as follows, and concurred in upon motion of Senator Hope:

AMENDMENT NO. 1. Amend Page 1, Line 12 of Engrossed Senate Bill No. 113, by inserting the following "BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA."

AMENDMENT NO. 2. Page 1, SECTION 1, Lines 17 and 18 amend by striking the words and figures "Two Hundred Fifty-two Thousand Dollars (\$252,000.00)" and inserting the words and figures "One Hundred Sixty-two Thousand Dollars (\$162,000.00)."

AMENDMENT NO. 3. Page 1, SECTION 2, Lines 21 and 22 amend by striking the words and figures "One Hundred Thousand Dollars (\$100,000.00)" and inserting the words and figures "One Hundred Forty Thousand Dollars (\$140,000.00)."

AMENDMENT NO. 4. Amend Page 2, Line 2 by inserting a new SECTION 4 to read as follows:

"SECTION 4. The State Board of Education shall appoint and fix the duties and compensation of the officers and employees necessary to perform the duties imposed upon the State Board of Education by this Act, such compensation being payable from the appropriations made by Section 1 of this Act."

And renumbering the remaining SECTIONS.

SB 113, as amended by the Honorable House, was read at length.

On question of passage of Bill, as

amended, the roll call resulted as follows:

Aye: Allen, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Hamilton, Harris, Hope, McClen- don, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritz- haupt, Sandlin, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—31.

Excused: Shoemake.—1.

Not Voting: Baldwin, Boecher, Breen- den, Fine, Frazier, Garvin, Grantham, Hall, Herndon, Jones, Miskovsky, Tipps.
—12.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Carrier, Cartwright, Col- lins (Creek), Collins (Pontotoc), Cop- pock, Cowden, Dacus, Dendy, Easterly, Field, Hamilton, Harris, Hope, McClen- don, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritz- haupt, Sandlin, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).
—31.

Excused: Shoemake.—1.

Not Voting: Baldwin, Boecher, Breen- den, Fine, Frazier, Garvin, Grantham, Hall, Herndon, Jones, Miskovsky, Tipps.
—12.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising passage of and returning En- grossed **SB 58**, as amended.

HA to **SB 58** read as follows, and concurred in upon motion of Senator Grantham:

AMENDMENT NO. 1. On Page 1, Section 2, Line 17, of Engrossed Senate

Bill No. 58, after the word "vehicle" and before the word "may" insert the words: "that has heretofore been regularly registered in Oklahoma,"

SB 58, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Stipe.—1.

Excused: Shoemaker.—1.

Not Voting: Baldwin, Cartwright, Easterly, Fine, Frazier, Garvin, Hernon, Jones, McSpadden, Miskovsky, Tipps, Wilson (Beckham).—12.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Field, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Stipe.—1.

Excused: Shoemaker.—1.

Not Voting: Baldwin, Cartwright, Easterly, Fine, Frazier, Garvin, Hernon, Jones, McSpadden, Miskovsky, Tipps, Wilson (Beckham).—12.

The Emergency was declared passed.

House Amendment was properly signed and above numbered Bill, as amended, was referred for enrollment.

PENDING ACTION ON CCR:

Senator Payne moved that the Senate refuse to adopt the Conference Committee Report on **HB 812** and ask for further conference, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 469**, as amended.

HAs to **SB 469** read as follows, and concurred in upon motion of Senator Cartwright:

AMENDMENT NO. 1. Page 1 of Engrossed Senate Bill No. 469, amend by striking the title and insert in lieu thereof:

"AN ACT RELATING TO PUBLIC HIGHWAYS; REPEALING SECTION 11 OF SENATE BILL NO. 105 OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE OF 1957; MAKING AN APPROPRIATION TO THE STATE HIGHWAY DEPARTMENT OF ANY MONEY ACCRUING TO THE CREDIT OF THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL YEAR ENDING JUNE 30, 1957, IN EXCESS OF ALL APPROPRIATIONS HERETOFORE MADE BY THE LEGISLATURE FROM SAID MONEY TO THE STATE HIGHWAY DEPARTMENT FOR THE PURPOSE OF CONSTRUCTION OF HIGHWAYS; AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. Amend Page 1, between Lines 11 and 12, by inserting a new SECTION 2 to read as follows:

"SECTION 2. Section 9, Senate Bill 105, Regular Session of the Twenty-sixth (1957) Oklahoma Legislature, is hereby amended to read as follows:

There is hereby appropriated * * * any money accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1957, in excess of all appropriations heretofore made by the Legislature from said money to the State Highway Depart-

ment for the purpose of the construction of highways. Said appropriation shall be transferred and is hereby appropriated to the State Highway Construction and Maintenance Fund and shall be expended in the same manner and for the same purposes as other monies accruing to the credit of the State Highway Construction and Maintenance Fund."

And by renumbering SECTION 2 to be SECTION 3.

SB 469, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Nay: Rinehart, Young (Haskell).—2.

Excused: Shoemake.—1.

Not Voting: Allen, Boecher, Frazier, Hall, Herndon, Hope, Tipps, Wilson (Beckham).—8.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Nay: Rinehart, Young (Haskell).—2.

Excused: Shoemake.—1.

Not Voting: Allen, Boecher, Frazier, Hall, Herndon, Hope, Tipps, Wilson (Beckham).—8.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

President Pro Tempore Baldwin presiding.

Senator Grantham asked unanimous consent that he be shown excused for the remainder of this and the next legislative day, which was the order.

Senator Ritzhaupt presiding.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 223**, as amended.

HAS to **SB 223** read as follows, and concurred in upon motion of Senator Harris:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 223 by adding coauthors as follows: BOWER, SUMRALL, WILSON, OGDEN, DAUGHERTY, BOHR, SIMMONS, MURROW, MOAD, BOUSE, ETLING, SWEENEY, GREEN, WILLIAMS (Murray), TALIAFERRO, LANCE, JUMPER and BOND (Marshall) of the House.

AMENDMENT NO. 2. Amend the TITLE by striking the "EMERGENCY CLAUSE", and Page 2 Line 15 strike all of SECTION 5.

SB 223, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Harris, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—28.

Nay: Hamilton, McClendon, Young (Haskell).—3.

Excused: Grantham, Shoemake.—2.

Not Voting: Boecher, Carrier, Cart-

wright, Fine, Frazier, Hall, Herndon, Hope, Mahan, Payne, Tipps.—11.

The Bill, as amended, was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 57**, as amended.

HAs to SB 57 read as follows, rejected upon motion of Senator Miskovsky and Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 57 by striking the **AUTHORS, TITLE** and **SECTIONS 1, 2 and 3** and substituting in lieu therefor the following:

By—House Committee for Revenue and Taxation.

AN ACT RELATING TO COUNTY EXCISE - EQUALIZATION BOARDS, THEIR DUTIES, POWER, AUTHORITY, AND COMPENSATION IN CERTAIN COUNTIES; AUTHORIZING SUCH BOARDS TO EMPLOY SUCH EXPERT AND CLERICAL HELP AS MAY BE DEEMED NECESSARY TO PERFORM THEIR DUTIES, AND TO INCLUDE IN THEIR ANNUAL ESTIMATE OF NEEDS FUNDS FOR THE PAYMENT OF THE COMPENSATION AND EXPENSES OF SUCH PERSONNEL AND FOR NECESSARY EQUIPMENT AND SUPPLIES; MAKING THE PROVISIONS OF THIS ACT CUMULATIVE; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. In all counties of this State having a population in excess of three hundred thousand (300,000) according to the 1950 Federal Decennial Census or any succeeding Federal Decennial Census the County Excise Equalization Board of each such county of the State is hereby authorized to employ, on such basis or bases as it may

deem necessary, such qualified property appraisers, valuation engineers, attorneys, accountants, other experts, and clerical help, as it may deem necessary to perform its duties as the County Excise Board and County Board of Equalization, and may include in the annual estimate of needs for its department sufficient funds for the payment of the compensation and expenses of any such persons so employed by it and for necessary equipment and supplies for the performance of its duties.

SECTION 2. This Act shall be cumulative to all existing laws, except wherein irreconcilable conflict.

SECTION 3. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 47**, as amended.

HAs to SB 47 read as follows, rejected upon motion of Senator McSpadden, and Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 47 by striking the **TITLE** and substituting in lieu therefor the following:

"AN ACT CONCERNING THE STATE SOIL CONSERVATION BOARD; AMENDING 2 O. S. 1951 § 804 C; INCREASING PER DIEM OF BOARD MEMBERS FROM SIX DOLLARS (\$6.00) PER DAY TO TEN DOLLARS (\$10.00) PER DAY; INCREASING PER DIEM ALLOWANCE FROM FIFTY (50) TO SEVENTY-FIVE (75) DAYS; REPEALING PROVISION FOR CHAIRMAN TO SERVE ON OKLAHOMA PLANNING AND RESOURCES BOARD; AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. Page 1, Sec-

tion 1, Line 12, by striking the word "additional."

AMENDMENT NO. 3. Page 1, Section 1, Line 15, 16, 17, 18 by striking the following: "The Chairman of the State Soil Conservation Board shall by virtue of his chairmanship serve as a member of the Oklahoma Planning and Resources Board, created in Senate Bill No. 107 of the Sixteenth Legislature of the State of Oklahoma."

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 287**, as amended.

HA to **SB 287** read as follows, and concurred in upon motion of Senator Breeden:

AMENDMENT NO. 1. Page 1, Section 1, Line 25, amend Engrossed Senate Bill 287 by inserting after the "period (.)" and before the word "failure", the word "willful".

SB 287, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Grantham, Shoemake.—2.

Not Voting: Baldwin, Cartwright, Collins (Creek), Fine, Frazier, Garvin, McClendon, Mahan, Miskovsky, Payne, Tipps, Young (Haskell).—12.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Hall, Hamilton, Harris, Herndon, Hope, Jones,

McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Excused: Grantham, Shoemake.—2.

Not Voting: Baldwin, Cartwright, Collins (Creek), Fine, Frazier, Garvin, McClendon, Mahan, Miskovsky, Payne, Tipps, Young (Haskell).—12.

The Emergency was declared passed.

House Amendment was properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 356** and **363**, as co-authored by Lance.

The above numbered Bills were referred for enrollment.

Senator Hope presiding.

RESOLUTION

By unanimous consent, upon request of Senator Rinehart, the following Resolution was introduced, read at length and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 33—By Rinehart, Cartwright, Field and Cowden of the Senate, and Carmichael, Musgrave and Long (Seminole) of the House.

A RESOLUTION IN MEMORIAM OF ROBERT TERRY STEWART, OUTSTANDING CITIZEN OF OKLAHOMA; DIRECTING THAT AUTHENTICATED COPIES OF THIS RESOLUTION BE FORWARDED TO SPECIFIED PERSONS.

WHEREAS, on this 23rd day of May, 1957, the Supreme Ruler of the Universe has, in his infinite wisdom, stilled forever the temporal activity of Honorable Robert Terry Stewart, who for almost half a century contributed unselfishly of his time and resources in becoming one of Oklahoma's brightest stars, and truly one of its most honored and respected citizens, and at the

time of his demise had blazed a path of achievement meritorious of the utmost recognition by his fellow man.

WHEREAS, the high character, integrity and unselfish nature of this noble man was continuously reflected in his record, not only as a private citizen, but as a builder, financier, business man and public official, rendering an able and deathless service to his state as a member and President of the Board of Regents of Oklahoma Agricultural and Mechanical College, in which position he served, refusing compensation, for thirteen (13) consecutive years.

WHEREAS, he generously portrayed his recognition of the accomplishments of his fellow men, being so evidently reflected in being the founder and president of the H. G. Bennett Memorial Chapel and Educational Foundation, and in this capacity, contributed liberally of his time, service and resources.

WHEREAS, the relentless efforts of this beloved man were continuously utilized in perpetuating the welfare and progress of the community in which he lived and the great commonwealth of Oklahoma, serving with honor and distinction, during his lifetime, as a director of the Oklahoma City Chamber of Commerce, and president of the Oklahoma State Chamber of Commerce.

WHEREAS, the philanthropy of this distinguished citizen was continuously reflected in his devoted interest and tireless service, financially and otherwise, to the youth organizations of Oklahoma, lending priceless support to the 4-H and FFA boys, for many years of his worthy and useful life.

WHEREAS, during the lifetime of this outstanding citizen, he gained great prominence and admiration as a business executive. His unusual ability in this capacity left its mark in the business world, where he became President of the Mid-Continent Life Insurance Company in 1916 and during 38 years

in that capacity built it into one of Oklahoma's great enterprises and at the time of his death was Chairman of the Board of Directors in the company he so successfully built.

NOW, THEREFORE, BE IT RESOLVED by this body that in this humble manner tribute be paid to the name of Robert Terry Stewart for his noble and unselfish work to mankind and the House of Representatives of the State of Oklahoma profoundly memorializes the value of this beloved man's service to Oklahoma, its people, and all mankind, and the great loss occasioned to his family and the State by his decease; and

BE IT FURTHER RESOLVED, that a copy of this Resolution, duly authenticated, be presented to the bereaved family of our former distinguished citizen, and that it be spread of record in the permanent Journal of this Legislature.

SCR 33 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting Engrossed HCR 549.

By unanimous consent, upon request of Senator Allen, HCR 549 was taken up for consideration, read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 549 — By Lance and Davis of the House and Allen of the Senate.

A CONCURRENT RESOLUTION RECOGNIZING AND COMMENDING THE ACHIEVEMENTS OF MISS BETTY ANN GOYNE, STATE PRESIDENT OF THE FUTURE HOMEMAKERS OF AMERICA FOR THE SCHOOL YEAR 1956-1957.

WHEREAS, Miss Betty Ann Goyne of Alex, Oklahoma will conclude her highly successful term of office as State President of the Future Homemakers

of America with her graduation from high school in May; and

WHEREAS, Betty Ann was elected President in 1956 by a state-wide vote of all FHA Chapters and has carried on the responsibilities of her high office in an exemplary and efficient manner; and

WHEREAS, she presided at all executive meetings, at the state rally and was in charge of the Oklahoma delegation which attended the National FHA Convention in Chicago; and

WHEREAS, despite her busy schedule of activities she has maintained an "A" average in all her school subjects, gaining the healthy respect of the faculty and her fellow students for the way she gets things done; and

WHEREAS, Betty Ann also makes most of her own dresses, teaches a Sunday School Class in the Alex Missionary Baptist Church, sings in the choir, and works as a secretary to a bank official, in addition to helping out in her uncle's drug store; and

WHEREAS, it is our policy and privilege to recognize such outstanding ability and promise on the part of the Youth of this great State;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That we hereby recognize and commend the many achievements of Miss Betty Ann Goyne, State President of the Future Homemakers of America for the school year 1956-1957 and wish her great success in all her future activities.

SECTION 2. That duly authenticated copies of this Resolution be forwarded to Miss Betty Ann Goyne, Alex, Oklahoma, and to the State Department of Vocational Education, Home Economics Division.

Engrossed HCR 549 was properly signed and ordered returned to the Honorable House.

Senator Wilson (Beckham) presiding.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SB 186, as amended.

HAS to SB 186 read as follows, and concurred in upon motion of Senator Ritzhaupt:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 186 by adding the following co-authors: Bohr, Bond (Marshall), Carey, Clark, Goodfellow, Lance, Langley, Levergood, Mitchell, Moad, Murrow, Ozmun, Ruby, Smith, Spear, Stevens, Stewart, Strickland, Traw and Williams (Murray) of the House.

AMENDMENT NO. 2. Amend TITLE as follows: Line 4, by striking after the word "THAT" the word "WIDOW" and inserting in lieu thereof the words "A PARENT" and by adding on Line 7 of the TITLE, between the word "CHILDREN" and the word "MAY" the following language: "OR THE DEPENDENT CHILD OR CHILDREN OF SAID PARENT, AND SAID PARENT".

AMENDMENT NO. 3. Page 1, Section 1, Subsection 6, Line 33, by striking the words "no widow" and inserting in lieu thereof the words "any parent," and by striking after the word "for" the word "her".

AMENDMENT NO. 4. Page 1, Subsection 6, Line 34, by inserting between the word "children" and "may" the following language; "or any dependent child of said parent", and by changing the period on Line 35 after the word "assistance" to a comma and add the following; "provided, however, the total earnings of said parent and dependent child or children shall not exceed Fifty Dollars (\$50.00) per month."

SB 186, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Excused: Grantham, Shoemake.—2.

Not Voting: Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Fine, Garvin, McClendon, Young (Haskell).—9.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Frazier, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—33.

Excused: Grantham, Shoemake.—2.

Not Voting: Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Fine, Garvin, McClendon, Young (Haskell).—9.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Hope presiding.

Senator Payne asked to be shown excused for the remainder of this legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 30**, as amended.

HAs to **SJR 30** read as follows, and

concurrent upon motion of Senator Wilson (Greer):

AMENDMENT NO. 1. Page 1, Line 9 of TITLE of Engrossed Senate Joint Resolution No. 30, amend Title by adding after the word "ALLOCATED;" and before the words "AND DECLARING AN EMERGENCY", the following language: "MAKING AN APPROPRIATION TO THE STATE CONTINGENCY AND EMERGENCY BOARD; AUTHORIZING TRANSFER OF FUNDS TO THE STATE DEPARTMENT OF HEALTH;"

AMENDMENT NO. 2. Page 1, Line 26, amend by adding a new "SECTION 2" to read as follows: "SECTION 2. There is hereby appropriated to the State Contingency and Emergency Board the sum of Twenty-eight Thousand Dollars (\$28,000.00) from the Emergency Appropriation Fund for the fiscal year ending June 30, 1957, and the Board is hereby authorized to allocate any of the funds appropriated by this Section to the State Health Department to be used to purchase serum for polio inoculation, or for any other purpose that may be necessary." and re-numbering the present SECTION 2 as SECTION 3.

SJR 30, as amended by the Honorable House, was read at length.

On question of passage of Resolution, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Grantham, Payne, Shoemake.—3.

Not Voting: Cartwright, Collins (Creek), Dendy, Hall, McClendon, Miskovsky, Wilson (Beckham).—7.

The Resolution, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Grantham, Payne, Shoemaker.—3.

Not Voting: Cartwright, Collins (Creek), Dendy, Hall, McClendon, Miskovsky, Wilson (Beckham).—7.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Resolution, as amended, was referred for enrollment.

Senator Cartwright presiding.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 4** was read:

TO THE HONORABLE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND TO THE HONORABLE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **SB 4** by Allen, Sandlin and Wilson (Greer) of the Senate, and Long (Caddo) and Stewart of the House entitled:

AN ACT RELATING TO WILDLIFE CONSERVATION; VITALIZING ARTICLE XXVI OF THE OKLAHOMA CONSTITUTION; CREATING A DEPARTMENT OF WILDLIFE CONSERVATION; CREATING AND PROVIDING FOR THE TERM, TENURE, REMOVAL, AUTHORITY, DUTIES, AND COMPENSATION OF AN OKLAHOMA WILDLIFE CONSERVATION COMMISSION AND A WILDLIFE CONSERVATION DIRECTOR; PROVIDING FOR THE EFFECTIVE

DATE OF CERTAIN SECTIONS OF SAID ACT; PROVIDING FOR CONTINUANCE OF PRESENT PERSONNEL, DUTIES, AND FUNCTIONS OF STATE GAME AND FISH COMMISSION AND STATE GAME AND FISH DEPARTMENT AS THE PERSONNEL, DUTIES, AND FUNCTIONS OF THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION AND THE DEPARTMENT OF WILDLIFE CONSERVATION, RESPECTIVELY, UNTIL CHANGED BY THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION OR BY THE OKLAHOMA LEGISLATURE; REQUIRING CERTAIN RULES AND REGULATIONS AND AMENDMENTS THERETO TO BE SUBMITTED TO THE SECRETARY OF STATE; PROVIDING SAID RULES, REGULATIONS OR AMENDMENTS SHALL BE INVALID IF DISAPPROVED BY A MAJORITY VOTE OF THE MEMBERS ELECTED TO AND CONSTITUTING THE LEGISLATURE; CREATING A WILDLIFE CONSERVATION FUND; TRANSFERRING ALL PROPERTY, FUNDS, RECORDS AND PAPERS OF THE STATE GAME AND FISH DEPARTMENT AND THE STATE GAME AND FISH COMMISSION TO THE DEPARTMENT OF WILDLIFE CONSERVATION AND THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION RESPECTIVELY; CONTINUING THE AUTHORITY OF GAME AND FISH RANGERS; AMENDING 29 O. S. 1951, SECTION 102, AS AMENDED BY H.B. 634, S. L. 1953, AND 29 O. S. 1951, SECTIONS 104, 110 AND 116; REPEALING 29 O. S. 1951, SECTIONS 103, 107 AND 115; MAKING THE PROVISIONS OF SAID ACT SEVERABLE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the recommendation that it do pass with the following recommendation:

1. That the House recede from Amendment No. 3 and the remainder of the amendments be renumbered.

Respectfully submitted,

For the Senate:	For the House:
Allen	Long (Caddo)
Coppock	Bullard
Sandlin	Levergood

Senator Allen moved the adoption of the Conference Committee Report on **SB. 4.**

Senator Stipe, as a substitute, moved that further consideration of **SB 4**, as amended in Conference, be deferred until the printing of the Report in the Journal.

Senator Ritzhaupt, as a substitute for all pending motions, moved that **SB 4**, as amended in Conference, be ordered printed for consideration tomorrow.

Senator Shoemake asked to be recorded present, which was the order.

President Pro Tempore Baldwin asked unanimous consent, which was granted to amend the Ritzhaupt motion to provide for the printing of 300 copies of **SB 4**, as amended in Conference, 200 of which should be provided for members of the Honorable House.

The vote occurring on the Ritzhaupt motion, as amended, it was declared adopted.

MESSAGES FROM HOUSE

Returning following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 101.**

The above numbered Bill and/or Resolution as amended in Conference was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 230.**

The above numbered Bills and/or Resolutions were referred for enrollment.

President Pro Tempore Baldwin made announcement of the appointment of the following Senate Conferees under the Bills numbered:

SB 47: Senators McSpadden, Dacus and Wilson (Greer).

SB 57: Senators Miskovsky, Garvin and Walker.

DECLARATIONS OF VOTES

Senator Young (Haskell) asked unanimous consent, which was granted, to have the Journal show that he inadvertently voted NO on **SB 469.**

Senator Rinehart asked unanimous consent, which was granted, to have the Journal show the following: As stated on the floor of the Senate, I voted NO on **SB 469** because I did not understand the House Amendment. Since the roll call I have had an opportunity to read and study the typewritten amendment made by the House and desire the record to show that had I understood the amendment at time the roll was called I would have voted for the Bill, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 347**, as amended.

HAs to **SB 347** read as follows, and concurred in upon motion of Senator Hall:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 347 by striking the "Emergency Clause" in the **TITLE**

AMENDMENT NO. 2. Page 2, Line 25½, strike **SECTION 2** and add new **SECTION 2** to read as follows:

"Provided further that a lease entered into by the Authority shall contain a clause prohibiting the collection of a fee from the public for the use of water craft landing on said leased land."

SB 347, as amended by the Honorable House, was read at length.

On question of passage of Bill, as

amended, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Creek), Grantham, Payne.—3.

Not Voting: Baldwin, Boecher, Collins (Pontotoc), Dendy, Frazier, Mahan.—6.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Easterly, Field, Fine, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Collins (Creek), Grantham, Payne.—3.

Not Voting: Baldwin, Boecher, Collins (Pontotoc), Dendy, Frazier, Mahan.—6.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Young (Cleveland) asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 1028, by Morford of the House and Coppock of the Senate, was read and considered.

Upon motion of Senator Coppock, **HB 1028** was advanced to engrossment and third reading.

Upon motion of Senator Coppock, the rules of the Senate were suspended and **HB 1028** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1028 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—34.

Excused: Collins (Creek), Grantham, Payne, Young (Cleveland).—4.

Not Voting: Boecher, Collins (Pontotoc), Frazier, Miskovsky, Price, Tipps.—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—34.

Excused: Collins (Creek), Grantham, Payne, Young (Cleveland).—4.

Not Voting: Boecher, Collins (Pontotoc), Frazier, Miskovsky, Price, Tipps.—6.

The Emergency was declared passed.

HB 1028 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 914, by Bullard et al of the House

and Garvin of the Senate, was read and considered.

Senator Garvin moved to amend **HB 914**, line 18, page 3, by striking after the words "sum of" the words and figures "Fifteen (\$15.00) Dollars" and inserting the words and figures "Ten (\$10.00) Dollars," which amendment was declared adopted. (This amendment revoked the Senate Committee Amendment.)

Upon motion of Senator Garvin, **HB 914**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Garvin, the rules of the Senate were suspended and **HB 914** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 914 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Dendy, Easterly, Field, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—30.

Excused: Collins (Creek), Grantham, McSpadden, Payne, Young (Cleveland).—5.

Not Voting: Collins (Pontotoc), Coppock, Cowden, Dacus, Fine, Frazier, Jones, Mahan, Tipps.—9.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breed-en, Carrier, Cartwright, Dendy, Easterly, Field, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe,

Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—30.

Excused: Collins (Creek), Grantham, McSpadden, Payne, Young (Cleveland).—5.

Not Voting: Collins (Pontotoc), Coppock, Cowden, Dacus, Fine, Frazier, Jones, Mahan, Tipps.—9.

The Emergency was declared passed.

HB 914 was properly signed and ordered returned to the Honorable House.

Senator Cowden asked to be shown excused for the remainder of this legislative day, which was the order.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 1017**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 1017** was read and adopted upon motion of Senator Carrier: TO THE HONORABLE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT OF THE SENATE:

We, your Special Conference Committee, to whom was referred Engrossed **HB 1017** and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO LIQUEFIED PETROLEUM GAS; AMENDING PARAGRAPH (e) OF SECTION 3, CHAPTER 8, TITLE 52, OKLAHOMA SESSION LAWS 1953, AND SECTION 4, CHAPTER 8, TITLE 52, OKLAHOMA SESSION LAWS 1955; AUTHORIZING RULES AND REGULATIONS AND SPECIFICATIONS AND FIXING FEES FOR PERMITS,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the Senate recede from their amendments thereto.

Respectfully submitted,

Senate Conferees: House Conferees:

Grantham	Sumrall
Carrier	Green
Frazier	Bond
	(Marshall)

Senator Miskovsky moved to reconsider the vote by which the Conference Committee Report on **HB 1017** was adopted, which motion prevailed.

Senators Miskovsky and McColgin moved that the Conference Committee Report on **HB 1017** be rejected, further conference be requested, the Senate Conferees to be instructed as follows: To re-write Section 4 (c) 1, of said Bill, to provide that the fee for truck transporters, distributors or retailers of L P G be fixed as follows: \$50.00 per truck but not exceeding \$250.00 for any one transporter, distributor or retailer, which motion was declared adopted.

GENERAL ORDER

HB 831, by Levergood of the House and Sandlin of the Senate, was read and considered.

Upon motion of Senator Sandlin, **HB 831** was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules of the Senate were suspended and **HB 831** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 831 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Cartwright, Collins (Pontotoc), Dacus, Dendy,, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hern-don, Hope, Jones, McClendon, McColgin, Miskovsky, Perryman, Price, Rinehart,

Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wil-son (Greer), Young (Haskell).—33.

Excused: Collins (Creek), Cowden, Grantham, McSpadden, Payne, Young (Cleveland).—6.

Not Voting: Boecher, Carrier, Cop-pock, Mahan, Trent.—5.

The Bill was declared passed.

On the question of passage of Emerg-ency, the roll call resulted as follows.

Aye: Allen, Baldwin, Breeden, Cart-wright, Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Hern-don, Hope, Jones, McClendon, McColgin, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wil-son (Greer), Young (Haskell).—33.

Excused: Collins (Creek), Cowden, Grantham, McSpadden, Payne, Young (Cleveland).—6.

Not Voting: Boecher, Carrier, Cop-pock, Mahan, Trent.—5.

The Emergency was declared passed.

HB 831 was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 517 and 982 and SCR 30 each correctly engrossed.

SR 52, SCR 28, SJRs 19 and 46 and SBs 37, 59, 60, 67, 71, 78, 95, 103, 120, 153, 208, 209, 229, 236, 240, 254, 270, 271, 272, 286, 288, 317, 352, 371, 375, 392, 403 and 451 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 517 and 982**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SCR 30** was properly signed and ordered transmitted to the Honor-able House for consideration.

Enrolled **SR 52** was properly signed and ordered transmitted to the Secre-tary of State.

Enrolled **SCR 28** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SJR 19, 46** and Enrolled **SBs 37, 59, 60, 67, 71, 78, 95, 103, 120, 153, 208, 209, 229, 236, 240, 254, 270, 271, 272, 286, 288, 317, 352, 371, 375, 392, 403** and **451** were each, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

The President presiding.

GENERAL ORDER

HB 719, by Pitcher et al of the House and Hall of the Senate, was read and considered.

Upon motion of Senator Hall, **HB 719** was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended and **HB 719**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 719 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Harris, Herndon, Hope, McClendon, McColgin, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—32.

Nay: Baldwin, Hamilton.—2.

Excused: Collins (Creek), Cowden, Grantham, McSpadden, Payne, Young (Cleveland).—6.

Not Voting: Carrier, Jones, Rinehart, Trent.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Harris, Herndon, Hope, McClendon, McColgin, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—32.

Nay: Baldwin, Hamilton.—2.

Excused: Collins (Creek), Cowden, Grantham, McSpadden, Payne, Young (Cleveland).—6.

Not Voting: Carrier, Jones, Rinehart, Trent.—4.

The Emergency was declared passed.

HB 719, as amended, was referred for engrossment.

GENERAL ORDER

HB 929, by Hammers and Kite, was read and considered.

Senator Young (Haskell) moved to amend **HB 929** by adding the emergency clause as Section 5 and amending the title to conform, which amendment was declared adopted.

Upon motion of Senator Hall, **HB 929**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules of the Senate were suspended and **HB 929**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 929 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Mahan, Miskovsky, Perryman,

Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—33.

Excused: Collins (Creek), Cowden, Grantham, McSpadden, Payne, Young (Cleveland).—6.

Not Voting: Jones, McClendon, Price, Rinehart, Trent.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McColgin, Mahan, Miskovsky, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—33.

Excused: Collins (Creek), Cowden, Grantham, McSpadden, Payne, Young (Cleveland).—6.

Not Voting: Jones, McClendon, Price, Rinehart, Trent.—5.

The Emergency was declared passed.

HB 929, as amended, was referred for engrossment.

PENDING CONSIDERATION OF HAS

Senator Fine asked unanimous consent, which was granted, that **SB 367**, as amended by the Honorable House, be ordered printed.

GENERAL ORDER

HB 611, by Bond (Stephens), was read and considered.

Upon motion of Senator Harris, **HB 611** was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended and **HB 611**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 611 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—34.

Excused: Collins (Creek), Cowden, Grantham, McSpadden, Payne, Young (Cleveland).—6.

Not Voting: Jones, Mahan, Rinehart, Shoemake.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—34.

Excused: Collins (Creek), Cowden, Grantham, McSpadden, Payne, Young (Cleveland).—6.

Not Voting: Jones, Mahan, Rinehart, Shoemake.—4.

The Emergency was declared passed.

HB 611, as amended, was referred for engrossment.

PENDING CONSIDERATION OF CCR:

Senator Harris moved that the Conference Committee Report on **HB 770** be adopted, which motion was declared adopted.

HB 770, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bred-den, Carrier, Cartwright, Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Fine, Garvin, Hall, Hamilton, Harris, Herndon, Hope, McClendon, Mc-Colgin, Mahan, Miskovsky, Perryman, Price, Sandlin, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—31.

Nay: Ritzhaupt.—1.

Excused: Collins (Creek), Cowden, Grantham, McSpadden, Payne, Young (Cleveland).—6.

Not Voting: Coppock, Frazier, Jones, Rinehart, Stipe, Tipps.—6.

The Bill, as amended in Conference, was declared passed.

HB 770, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12-a, Senator Fine moved that the vote be reconsidered by which **HB 723** was passed.

Senator Hamilton asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **HB 1025** was passed.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 10:00 a. m., tomorrow, which motion prevailed.

MESSAGES FROM HOUSE

Transmitting for signature Enrolled **HCR 548**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 31 correctly engrossed.

SJR 15 and **SB 86** each correctly enrolled.

Engrossed **SCR 31** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SJR 15** and Enrolled **SB 86**, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 318**—Emergency stricken; **378, 444, 455, 456**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 351, 381** and **443**, each as amended.

HAs to SB 351 read as follows, and consideration deferred:

AMENDMENT NO. 1 Page 1, TITLE, Lines 6 and 7 of Engrossed Senate Bill No. 351, amend by striking the following words "REQUIRING ATTORNEY GENERAL TO MAKE OPINIONS PUBLIC AND FURNISH COPIES;"; between lines 7 and 8, amend by inserting before the word "MAKING" and after the word "LAWS;" the word "AND"; amend on line 8, by striking the following words "AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. SECTION 4, Lines 6 through 9, amend by striking SECTION 4 in its entirety.

AMENDMENT NO. 3. SECTION 5, Lines 10 through 13, amend by striking SECTION 5 in its entirety.

HA to SB 381 read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, Section 1 (d), Line 26 of Engrossed Senate Bill No. 381 amend by inserting before the words "the principal" the following: "the act of".

HA to SB 443 read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 1, amend ENGROSSED SENATE BILL 443 by striking all of SECTION 1 and inserting in lieu therefor the following: "SECTION 1. There is hereby appropriated to the Water Resources Board from the funds indicated below, and for the fiscal years so designated, the sum of One Hundred Seventy Thousand Dollars (\$170,000.00) for the fiscal year ending

June 30, 1958, and the sum of One Hundred Seventy Thousand Dollars (\$170,000.00) for the fiscal year ending June 30, 1959, for the purpose of paying salaries, travel expenses, and other necessary expenses, to carry out the provisions of Senate Bill No. 138, Twenty-sixth Session of the Oklahoma Legislature:

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
General Revenue Fund 1958 -----	\$170,000.00	\$ 9,150.00
General Revenue Fund 1959 -----		145,000.00
Emergency Appropriation Fund for the fiscal year ending June 30, 1957 -----		15,850.00
Total -----	\$170,000.00	\$170,000.00

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 57, and naming House Conferees as follows: Rogers, Foster and Bullard.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-

grossed SB 63, and naming House Conferees as follows: Fuller, Shoemake and Sampsel.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:00 a. m., tomorrow.

EIGHTIETH LEGISLATIVE DAY

Friday, May 24, 1957

Pursuant to adjournment, the Senate convened at 10:00 a. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Boecher, Carrier, Collins (Creek), Coppock, Dacus, Dendy, East-erly, Field, Fine, Garvin, Hamilton, Har-ris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walk-er, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—32.

Excused: Allen, Baldwin, Breeden, Cartwright, Collins (Pontotoc), Cowden, Frazier, Grantham, Hall, Miskovsky, Trent, Young (Haskell).—12.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Wilson (Greer) asked unani-mous consent, which was granted, that Elizabeth Ann Savage, seven years old, be made an Honorary Journal Clerk for this legislative day.

Senator Dendy asked unanimous con-sent, which was granted, that Sally Nix of Vinita, be made an Honorary Journal Clerk for this legislative day.

SPECIAL COMMITTEE REPORT

The following Special Committee re-port was read:

Mr. President:

We, your Special Committee appoint-ed to study the training program for deaf children in the State of Oklahoma, beg leave to report as follows:

The Committee has met and studied the program for training of the deaf

in Oklahoma, and are of the opinion it is a field which deserves a great deal of study, which this committee has not been able to undertake in the closing days of the session. It is the feeling of the Special Committee that the sub-ject matter should have study by either the interim committee or by a proper committee of the Legislative Council, and do recommend the same.

Stipe, Chairman
Frazier
Young (Cleveland)
Young (Haskell)

Consideration of the above Special Re-port was deferred for this legislative day.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 893—Penal Institutions.

HB 1031—State and Federal Govern-ment.

Senator Mahan presiding.

MESSAGE FROM HOUSE

Transmitting for signature Enrolled **HCR 547**.

The above numbered Enrolled Resolu-tion was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1039, by Bailey (Cleveland), was read and considered.

Senator Young (Cleveland) asked to be made a co-author of **HB 1039**, which was the order.

Upon motion of Senator Young, **HB 1039**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Young, the rules were suspended, and **HB 1039**, as

co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1039 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Carrier, Collins (Creek), Coppock, Dacus, Field, Garvin, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Shoemake, Walker, Wilson (Greer), Young (Cleveland).—21.

Nay: Easterly, Hamilton, Herndon, Mahan, Ritzhaupt, Stipe, Tipps.—7.

Excused: Allen, Baldwin, Breeden, Cartwright, Collins (Pontotoc), Cowden, Frazier, Grantham, Hall, Miskovsky, Trent, Young (Haskell).—12.

Not Voting: Dendy, Fine, Sandlin, Wilson (Beckham).—4.

The Bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Young (Cleveland) moved to reconsider the vote by which **HB 1039** failed of passage.

GENERAL ORDER

HB 564, by Committee on Roads and Highways, was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 564** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules were suspended, and **HB 564** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 564 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: McClendon.—1.

Excused: Allen, Baldwin, Breeden, Cartwright, Collins (Pontotoc), Cowden, Frazier, Grantham, Hall, Miskovsky, Trent, Young (Haskell).—12.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: McClendon.—1.

Excused: Allen, Baldwin, Breeden, Cartwright, Collins (Pontotoc), Cowden, Frazier, Grantham, Hall, Miskovsky, Trent, Young (Haskell).—12.

The Emergency was declared passed.

HB 564 was properly signed and ordered returned to the Honorable House.

Senator Cartwright asked to be recorded present, which was the order.

PENDING ACTION ON HAs:

Upon motion of Senator Hope, the Senate concurred in **HAs** to **SB 443**.

SB 443, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, McClendon,

McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Baldwin, Breeden, Collins (Pontotoc), Cowden, Frazier, Grantham, Hall, Miskovsky, Trent, Young (Haskell).—11.

Not Voting: Jones, Wilson (Beckham).—2.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Greer), Young (Cleveland).—31.

Excused: Allen, Baldwin, Breeden, Collins (Pontotoc), Cowden, Frazier, Grantham, Hall, Miskovsky, Trent, Young (Haskell).—11.

Not Voting: Jones, Wilson (Beckham).—2.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Young (Haskell) asked to be recorded present, which was the order.

GENERAL ORDER

HB 832, by Carmichael, was read and considered.

Senator McSpadden moved to amend **HB 832**, by striking the title and body of the bill, and substituting the following:

AN ACT RELATING TO CHIROPRACTORS; STATING CERTAIN GROUNDS UPON WHICH THE LICENSE OF A CHIROPRACTOR MAY BE SUSPENDED OR REVOKED BY

THE BOARD OF CHIROPRACTIC EXAMINERS; FIXING THE AMOUNT OF THE ANNUAL RENEWAL LICENSE FEE FOR CHIROPRACTORS; AMENDING 59 O. S. 1951, SECTION 164c.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 59 O. S. 1951, Section 164c is hereby amended to read as follows:

§ 164c. Every person holding a license to practice chiropractic in the State of Oklahoma shall pay to the Board of Chiropractic Examiners of this State of Oklahoma an annual renewal license fee for each calendar year, to be paid on or before the first day of January of the calendar year for which said fee is paid. Said fee shall be Two Dollars (\$2.00) for each calendar year to and including the calendar year 1957; and shall be Five Dollars (\$5.00) for each calendar year thereafter, provided, if said annual renewal fee for the year 1958 or any year thereafter shall not be paid on January 1st of said year, or before said date, then said fee for said year shall be Thirty Dollars (\$30.00). Said Board shall, upon receipt of said fee, issue a Chiropractic renewal license, which shall entitle the holder thereof to practice Chiropractic in the State of Oklahoma during the * * * calendar year for which said fee is paid; provided that if such person's original license has theretofore been revoked or suspended for failure to possess a valid current Chiropractic renewal license or other cause, then the Statutes relating to reinstatement thereof shall be applicable; and further provided * * * that before such Chiropractic renewal license may be issued the licensee shall present to the Board (a) satisfactory evidence that in the year preceding the application for renewal said licensee attended two (2) days or more of an educational or post graduate program theretofore approved by the Board, or (b) satisfactory

evidence that he was unavoidably prevented, by sickness or otherwise, from attending such educational or post-graduate program, together with the recommendation of two reputable, licensed Oklahoma Chiropractors who personally know the licensee and vouch for his good standing in the profession," which amendment was declared adopted.

Senators Allen and Frazier asked to be recorded present, which was the order.

Upon motion of Senator McSpadden, **HB 832**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator McSpadden, the rules were suspended, and **HB 832**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 832 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Cartwright, Hamilton.—2.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall, Miskovsky, Trent.—8.

Not Voting: Jones, McClendon.—2.

The Bill was declared passed.

HB 832, as amended, was referred for engrossment.

GENERAL ORDER

HB 956, by Huser and Levergood of the House, and Sandlin of the Senate, was read and considered.

Upon motion of Senator Sandlin, **HB**

956 was advanced to engrossment and third reading.

Upon motion of Senator Sandlin, the rules were suspended, and **HB 956** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 956 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall, Miskovsky, Trent.—8.

Not Voting: McClendon, McColgin, Rinehart, Shoemaker.—4.

The Bill was declared passed.

HB 956 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1038, by Stewart and Langley of the House, and Fine of the Senate, was read and considered.

Upon motion of Senator Fine, **HB 1038** was advanced to engrossment and third reading.

Upon motion of Senator Fine, the rules were suspended, and **HB 1038** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1038 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Da-

cus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Hamilton, Shoemake.—2.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall, Miskovsky, Trent.—8.

Not Voting: McClendon.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Hamilton, Shoemake.—2.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall, Miskovsky, Trent.—8.

Not Voting: McClendon.—1.

The Emergency was declared passed.

HB 1038 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 972, by Odom, was read and considered.

Senator Wilson (Beckham) moved to amend **HB 972**, line 3, page 1, by adding after the word, "Inspector," and before the word, "officially," the words, "or a member of the Legislature," which amendment was declared adopted.

Senators Miskovsky and Trent asked to be recorded present, which was the order.

Senator Ritzhaupt moved to amend

HB 972, line 9, page 2, by striking after the word, "Inspector," and before the word, "mail," the word, "may," and inserting the word, "shall," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 972**, line 11, page 2, by striking after the word, "officers," the words, "as he may deem proper," and inserting the words, "on their request or if they may be affected by such opinion," which amendment was declared adopted.

Senator Young (Cleveland) asked to be made a co-author of **HB 972**, which was the order.

Senator Wilson (Beckham) asked unanimous consent that the title of **HB 972** be amended to conform to the body of the bill, which was the order.

Upon motion of Senator Young (Cleveland), **HB 972**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules were suspended, and **HB 972**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 972 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Nay: Young (Haskell).—1.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

Not Voting: Carrier, Easterly, Herndon.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Nay: Young (Haskell).—1.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

Not Voting: Carrier, Easterly, Herndon.—3.

The Emergency was declared passed.

HB 972, as co-authored and amended, was referred for engrossment.

Mayor Allen Street, Oklahoma City, was recognized in the Senate Gallery, and upon request of Senator Miskovsky was invited on the floor of the Senate and was made an "Honorary Page" for this legislative day.

Senator Rinehart moved that the President Pro Tempore be authorized to appoint a committee of five, whose purpose it will be to ascertain as to every amended bill—whether the same is a substitute or shucked bill—the Chairman of that Committee to advise the Senate, and no bill, substituted or shucked, to be considered as a legitimate part of the Senate's business unless the original author in the Senate or House has agreed to the substitution or shucking and, even then, the bill be not considered unless it is necessary to the completion of the Senate's work toward adjournment of this legislature, which motion was declared adopted.

MESSAGES FROM HOUSE

Returning following Bills, together with Conference Committee Reports

thereon, advising adoption of Conference Committee Reports and passage of Measures as amended: Engrossed **SBs 107, 176**.

The above numbered Bills as amended in Conference were referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 32 correctly engrossed.

SR 54 and **SBs 260, 293** and **409** each correctly enrolled.

Engrossed **SCR 32** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 54** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SBs 260, 293** and **409**, after fourth reading, were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 778, by Bullard, was read and considered.

Senators Garvin and McColgin asked to be made co-authors of **HB 778**, which was the order.

Upon motion of Senator Garvin, **HB 778**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Garvin, the rules were suspended, and **HB 778**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 778 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones,

McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Nay: Young (Haskell).—1.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

Not Voting: Carrier, Miskovsky, Sandlin, Wilson (Beckham).—4.

The Bill was declared passed.

HB 778, as co-authored, was properly signed and ordered returned to the Honorable House.

MESSAGE FROM HOUSE

Advising that the House of Representatives is returning **HJR 503** to the Governor for his consideration, which was recalled by **HCR 545**.

Senator Hope moved that the Senate concur in the proposal of the Honorable House to return **HJR 503** to the Governor for his consideration, which motion prevailed.

MESSAGE FROM THE HOUSE

Advising that the House of Representatives has refused to adopt the Conference Committee Report on Engrossed **HB 727**, and requesting further Conference.

Senator Hope moved that further conference be granted on **HB 727**, and that the bill be re-referred to the Joint Conference Committee on Appropriations, which motion was declared adopted.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 671**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 671** was read and adopted

upon motion of Senator Hope:
TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 671**, and Engrossed Senate Amendments thereto, entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE INSURANCE BOARD; PROVIDING THAT THE SECRETARY MEMBER SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the attached CONFERENCE COMMITTEE SUBSTITUTE be adopted.

Respectfully submitted,

For the Senate:	For the House:
Hope, Chairman	Larason,
Wilson (Greer),	Chairman
Vice Chairman	Wolf,
Easterly	Vice Chairman
Frazier	Bliss
Grantham	Calkins
Hamilton	Levergood
McClendon	Livingston
Ritzhaupt	Morford
Trent	Pazoureck
Wilson	Vandiver
(Beckham)	
Young	
(Cleveland)	

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 671
—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE INSURANCE BOARD; PRO-

VIDING THAT THE STATE INSURANCE BOARD SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES; AUTHORITY FOR APPOINTMENT AND COMPENSATION OF PERSONNEL AS PROVIDED BY HOUSE BILL 501, 26TH SESSION OF THE OKLAHOMA LEGISLATURE; AMENDING PARAGRAPH B, SECTION 348, HOUSE BILL 501, 26TH SESSION OF THE OKLAHOMA LEGISLATURE, CHANGING THE TIME WHEN THREE PER CENT OF THE PREMIUM TAXES ARE ALLOCATED AND DISBURSED TO THE STATE INSURANCE BOARD FUND FROM JUNE 30, 1957, TO JUNE 30, 1958;

REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; MAKING THE APPROPRIATIONS FISCAL; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appropriated to the office of the State Insurance Board, from the General Revenue Fund of the State Treasury for the fiscal years indicated, not otherwise appropriated, the following amounts or so much thereof as may be necessary to perform the duties of the office of the State Insurance Board, as prescribed by law.

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
Personal Services (Including O. A. S. I.) and Operating Expense	\$ 47,540.00	\$ 47,540.00

SECTION 2. The State Insurance Board shall appoint and fix the duties and compensations of employees other than members of the board necessary to perform the duties imposed upon the State Insurance Board by law, payable from the appropriations made to the State Insurance Board. The members of the State Insurance Board shall be paid from said appropriation as follows:

Members of Board:

Secretary-Member	\$ 9,000.00	per annum payable monthly,
Member	8,400.00	per annum payable monthly,
President of Board (to be paid until Jan. 1, 1959)	3,000.00	per annum payable monthly,

SECTION 3. Notwithstanding the provisions of Section Two (2) of this Act, the State Insurance Board is authorized to employ and fix the compensation of additional necessary employees and pay for other expenses to carry out the provisions of House Bill No. 501, Twenty-sixth Session of the Oklahoma Legislature of 1957, as it pertains to the State Insurance Board. Funds for the payment of such personnel and other expenses will be provided by funds dedicated to the State Insurance Board by this Act and by House Bill No. 501, Twenty-sixth Session of the Oklahoma Legislature of 1957.

SECTION 4. Paragraph B, Section 348, House Bill No. 501, Twenty-sixth Session of the Oklahoma Legislature, is hereby amended to read as follows:

§ 348.

B. Three One-Hundredths (3/100) or Three (3%) Per Cent of all taxes collected on insurance premiums under this code, shall be allocated and disbursed to the State Insurance Board Fund. The Insurance Commissioner shall, after June 30, 1958, pay to the State Treasurer to be placed to the credit of said State Insurance Board Fund out of collections made by said Commissioner, the

sums allocated by this sub-section. *The allocations made under the provisions of this paragraph prior to July 1, 1958, shall be made to the General Revenue Fund.*

SECTION 5. The appropriations made by this Act are fiscal and shall be available for encumbrance purposes to June 30, of the fiscal year from which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, such balance shall lapse and be transferred to the General Revenue Fund of the then current fiscal year.

SECTION 6. All Acts or parts of Acts in conflict with the provisions of this Act are hereby repealed.

SECTION 7. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

HB 671, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

Not Voting: Boecher, Carrier, Hern-don, Jones, Wilson (Beckham).—5.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Cartwright, Collins

(Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

Not Voting: Boecher, Carrier, Hern-don, Jones, Wilson (Beckham).—5.

The Emergency was declared passed.

HB 671, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 752**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 752** was read and adopted upon motion of Senator Hope:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 752**, and Engrossed Senate Amendments thereto, entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE INSURANCE COMMISSION; PROVIDING THAT THE STATE INSURANCE COMMISSIONER SHALL FIX THE DUTIES AND COMPENSATION OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the attached CONFERENCE COMMITTEE SUBSTITUTE be adopted.

Respectfully submitted,

For the House:	For the Senate:
Larason, Chairman	Hope, Chairman
Wolf, Vice Chairman	Wilson (Greer), Vice Chairman
Bliss	Easterly
Calkins	Frazier
Livingston	Grantham
Morford	Hamilton
Pazoureck	McClendon
Scarborough	Ritzhaupt
Vandiver	Trent
	Wilson (Beckham)
	Young (Cleveland)

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 752
—By Rogers.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE INSURANCE COMMISSION,

PROVIDING THAT THE STATE INSURANCE COMMISSIONER SHALL FIX THE DUTIES AND COMPENSATION OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; AMENDING PARAGRAPH 3, SECTION 312.1, HOUSE BILL 501, 26TH SESSION OF THE OKLAHOMA LEGISLATURE, CHANGING THE ALLOCATION TO THE INSURANCE COMMISSIONER FUND FROM JUNE 30, 1957, TO JUNE 30, 1958; INCREASING SALARY OF THE INSURANCE COMMISSIONER; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appropriated to the Office of the State Insurance Commission from the General Revenue Fund of the State Treasury for the fiscal years indicated, not otherwise appropriated, the following amounts or so much thereof as may be necessary to perform the duties of the Office of the State Insurance Commission, as prescribed by law.

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
Personal Services (Including O. A. S. I.) -----	\$ 92,500.00	\$ 92,500.00
Operating Expenses -----	7,250.00	7,250.00
Total -----	\$100,000.00	\$100,000.00

SECTION 2. The State Insurance Commissioner shall appoint and fix the duties and compensations of the employees necessary to perform the duties imposed upon the State Insurance Commission by law, payable from the appropriations made by Section One (1) of this Act for the expenses of personal services, in accordance with the following schedule:

TITLE	NUMBER AUTHORIZED	MINIMUM	MAXIMUM
Insurance Commissioner -----	1	\$ 6,000	\$12,000
Assistant Commissioners -----	2	6,000	8,500
Policy Claims Investigator -----	1	4,200	6,000
Accident and Health Actuary and Statistician -----	1	4,200	6,000

Financial Statement Analyst -----	1	8,400	9,000
Life Actuary -----	1	9,400	10,000
Assistant Life Actuary and Reserve Director -----	1	6,000	8,000
Comptroller -----	1	4,200	5,000
Assistant Comptroller -----	1	3,000	3,600
Deputy Commissioner for Firemen's and Police Relief and Pension Fund -----	1	4,200	6,000
Secretary -----	5	3,000	3,600
Clerk-Typist -----	5	2,400	3,000
Total -----	21		

The above schedule of salaries are not appropriated, and are listed for the purpose of establishing the above positions by law. The salaries payable may be made in accordance with the above schedule from the funds appropriated by this Act, and by other funds appropriated by House Bill No. 501, Twenty-sixth Session of the Oklahoma Legislature.

SECTION 3. Paragraph 3, Section 312.1, House Bill No. 501, Twenty-sixth Session of the Oklahoma Legislature, is hereby amended to read as follows:

§ 312.1.

3. Three One-Hundredths (3/100) or Three Per Cent of the Four Per Cent taxes collected on premiums under Section 624, Article 6 of this Code, shall be allocated and disbursed to the "Insurance Commissioner Fund" and the Insurance Commissioner shall, after *June 30, 1958*, pay to the State Treasurer to be placed to the credit of said "Insurance Commissioner Fund" out of collections made by said Commissioner, the sums allocated by this sub-section. *The allocations made under the provisions of this paragraph prior to July 1, 1958, shall be made to the General Revenue Fund.*

SECTION 4. The office of the Insurance Commissioner shall be paid a salary of Six Thousand (\$6,000.00) Dollars per annum monthly until January 12, 1959, at which time the salary for the office of Insurance Commissioner

shall be Twelve Thousand (\$12,000.00) Dollars per annum monthly.

SECTION 5. The appropriations made by this Act are fiscal and shall be available for encumbrance purposes to June 30 of the fiscal year for which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, such balance shall lapse and be transferred to the General Revenue Fund of the then current fiscal year.

SECTION 6. All Acts or parts of Acts in conflict with the provisions of this Act are hereby repealed.

SECTION 7. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

HB 752, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer),

Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

Not Voting: Boecher, Jones.—2.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

Not Voting: Boecher, Jones.—2.

The Emergency was declared passed.

HB 752, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 670**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 670** was read and adopted upon motion of Senator Hope:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 670**, and Engrossed Senate Amendments thereto, entitled:

AN ACT MAKING APPROPRIA-

TIONS TO THE OFFICE OF THE STATE FIRE MARSHAL; PROVIDING THAT THE FIRE MARSHAL SHALL FIX THE DUTIES AND COMPENSATION OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the attached CONFERENCE COMMITTEE SUBSTITUTE be adopted:

Respectfully submitted,

For the Senate: For the House:

Hope, Chairman	Larson,
Wilson (Greer),	Chairman
Vice Chairman	Wolf,
Easterly	Vice Chairman
Frazier	Bliss
Grantham	Calkins
Hamilton	Levergood
McClendon	Livingston
Ritzhaupt	Morford
Trent	Pazoureck
Wilson	Scarborough
(Beckham)	Vandiver
Young	
(Cleveland)	

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 670—By Larson and Wolf of the House, and Hope and Wilson (Greer) of the Senate.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE FIRE MARSHAL; PROVIDING THAT THE FIRE MARSHAL SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; ABOLISH-

ING THE OFFICE OF THE STATE FIRE MARSHAL FROM AND AFTER DECEMBER 31, 1958, AND TRANSFERRING ALL THE RECORDS, PROPERTY, FUNDS AND DUTIES OF THE STATE FIRE MARSHAL ON THAT DATE TO THE DIVISION OF INVESTIGATION OF THE STATE OF OKLAHOMA, AND ALL POWERS AND DUTIES OF THE FIRE MARSHAL CONFERRED BY 74 O. S. 1951 SECTIONS 314, 315, 316, 317, 318 AND 321 ARE FROM AND AFTER DECEMBER 31, 1958, TRANSFERRED TO THE DIRECTOR OF THE DIVISION OF INVESTIGATION, STATE OF OKLAHOMA; REPEALING 74 O. S.

1951, SECTIONS 311, 312, 313, 319, 320, 321 AND 322 FROM AND AFTER DECEMBER 31, 1958; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. There is hereby appropriated to the office of the State Fire Marshal, from the General Revenue Fund of the State Treasury for the fiscal years indicated, not otherwise appropriated, the following amounts or so much thereof as may be necessary to perform the duties of the office of the State Fire Marshal, as prescribed by law.

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
Personal Services (Including O. A. S. I.) -----	\$ 33,076.00	\$ 16,538.00
Operating Expense -----	16,802.00	8,401.00
TOTAL -----	\$ 49,878.00	\$ 24,939.00

SECTION 2. The State Fire Marshal shall appoint and fix the duties and compensations of the employees necessary to perform the duties imposed upon the State Fire Marshal by law, payable from the appropriations made by Section 1 of this Act for the expenses of personal services, in accordance with the following schedule:

TITLE	NUMBER AUTHORIZED	MINIMUM	MAXIMUM
Fire Marshal -----	1	\$ 6,000	\$ 6,000
First Assistant Fire Marshal -----	1	3,720	4,500
Assistant Fire Marshal -----	4	3,300	4,000
Secretary -----	2	2,700	3,300
TOTAL -----	8		

SECTION 3. The appropriations made by this Act are fiscal and shall be available for encumbrance purposes to June 30 of the fiscal year for which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, such balance shall lapse and be transferred to the General Revenue Fund of the then current fiscal year.

SECTION 4. From and after December 31, 1958, the office of the State

Fire Marshal is abolished and all records, funds and duties of the State Fire Marshal are on that date transferred to the Division of Investigation of the State of Oklahoma. All powers and duties of the State Fire Marshal conferred by Title 74 O. S. 1951, Sections 314, 315, 316, 317, 318 and 321 are transferred to the Director of the Division of Investigation of the State of Oklahoma.

74 O. S. 1951, Sections 311, 312, 313,

319, 320, 321 and 322 are hereby repealed from and after December 31, 1958.

SECTION 5. All Acts or parts of Acts in conflict with the provisions of this Act are hereby repealed.

SECTION 6. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

HB 670, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Baldwin, Breeden, Collins

(Pontotoc), Cowden, Grantham, Hall.—6.

The Emergency was declared passed.

HB 670, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 122** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT
OF THE SENATE AND THE
SPEAKER OF THE HOUSE
OF REPRESENTATIVES:

We, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 122** and Engrossed House Amendments thereto, entitled:

AN ACT RELATING TO SCHOOL DISTRICTS WHICH HAVE MAINTAINED COURSES OF INSTRUCTION FOR THIRTEENTH (13th) AND FOURTEENTH (14th) GRADES AS AUTHORIZED BY 70 O. S. 1951, SECTION 7; EXPRESSING LEGISLATIVE INTENT AS TO SAID SCHOOL DISTRICTS; RECOGNIZING THE OBLIGATION OF THE STATE TO ASSIST SAID SCHOOL DISTRICTS WITH SAID GRADES THIRTEEN (13) AND FOURTEEN (14); APPROPRIATING TO THE STATE BOARD OF EDUCATION FROM THE GENERAL REVENUE FUND THE SUM OF SIXTY THOUSAND DOLLARS (\$60,000.00) FOR THE FISCAL YEAR ENDING JUNE 30, 1958; AND THE SUM OF SIXTY THOUSAND DOLLARS (\$60,000.00) FOR THE FISCAL YEAR ENDING JUNE 30, 1959; PROVIDING FOR THE DISTRIBUTION OF SAID FUNDS TO SAID SCHOOL DISTRICTS FOR THE MAINTENANCE AND SUPPORT OF THE SAID COURSES; AUTHORIZING THE STATE BOARD OF EDUCATION TO MAKE RULES AND REGULATIONS AND TO REQUIRE SAID SCHOOL DISTRICTS TO MAKE

REPORTS; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the Conference Committee Substitute for Senate Bill No. 122 do pass.

Respectfully submitted,

Senate Conferees:	House Conferees:
Hope,	Larason,
Chairman	Chairman
Wilson (Greer),	Wolf,
Vice Chairman	Vice Chairman
Boecher	Bliss
Dendy	Calkins
Easterly	Cook
Frazier	Ham
Grantham	Levergood
Hamilton	Livingston
Herndon	Lollar
McColgin	Morford
Ritzhaupt	Ogden
Stipe	Pazoureck
Trent	Pitcher
Wilson	Scarborough
(Beckham)	Vandiver
Young	
(Cleveland)	

CONFERENCE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 122

—By Wilson (Beckham) and Hamilton of the Senate, and Carmichael, Horton, Long (Seminole) and Buckler of the House.

AN ACT RELATING TO SCHOOL DISTRICTS WHICH HAVE MAINTAINED COURSES OF INSTRUCTION FOR THIRTEENTH (13th) AND FOURTEENTH (14th) GRADES AS AUTHORIZED BY 70 O. S. 1951, SECTION 7; EXPRESSING LEGISLATIVE INTENT AS TO SAID SCHOOL DISTRICTS; RECOGNIZING THE OBLIGATION OF THE STATE TO ASSIST SAID SCHOOL DISTRICTS WITH SAID GRADES THIRTEEN (13) AND FOURTEEN (14); APPROPRIATING TO THE STATE BOARD OF EDUCA-

TION FROM THE GENERAL REVENUE FUND THE SUM OF TWENTY FOUR THOUSAND NINE HUNDRED THIRTY-NINE DOLLARS (\$24,939.00) FOR THE FISCAL YEAR ENDING JUNE 30, 1959; PROVIDING FOR THE DISTRIBUTION OF SAID FUNDS TO SAID SCHOOL DISTRICTS FOR THE MAINTENANCE AND SUPPORT OF THE SAID COURSES; AUTHORIZING THE STATE BOARD OF EDUCATION TO MAKE RULES AND REGULATIONS AND TO REQUIRE SAID SCHOOL DISTRICTS TO MAKE REPORTS; MAKING THE APPROPRIATION FISCAL; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. It is hereby declared the intent of the Legislature of the State of Oklahoma to recognize certain school districts of the State which have for more than the past five (5) years prior hereto maintained courses of study in said school districts for the thirteenth (13th) and fourteenth (14th) grades and in this connection the Legislature recognizes the fact that said school districts have been contributing to the program of higher education of this State without any State assistance whatever, and that they should be assisted by the State of Oklahoma in the carrying on of said grades.

SECTION 2. Any school district of this State which has for the past five (5) years or more continually offered grades thirteen (13) and fourteen (14), and which said school districts have in said grades met the standards as prescribed by the Oklahoma State Regents for Higher Education and junior college standards during said time shall be entitled to payment from the monies herein appropriated.

SECTION 3. There is hereby appropriated the sum of Twenty Four Thousand Nine Hundred Thirty-Nine Dollars (\$24,939.00) for the fiscal year ending

June 30, 1959, from the General Revenue Fund to the State Board of Education, to be specifically used only for aid to the school districts as herein above defined.

SECTION 4. Funds appropriated herein shall be distributed by the State Board of Education through the Director of Finance of said board to said school districts which comply with the rules and standards as set up by the State Board of Education, and payment shall be made on a per capita basis for resident students of the State of Oklahoma who are enrolled in said grades thirteen (13) or fourteen (14) in at least thirteen (13) semester hours and who have completed at least two-thirds ($2/3$) of the prescribed courses, then upon certification, payment shall be made at the end of the semester on an equal basis per student, per semester, of funds available, the amount per student to be determined by the State Board of Education.

SECTION 5. Funds distributed to the school districts under the provisions of this Act shall be expended only for the maintenance and support of the courses of instruction in grades thirteen (13) or fourteen (14) which are approved by the Oklahoma State Regents for Higher Education as academic hours for college degrees.

SECTION 6. The State Board of Education is authorized to promulgate rules and regulations necessary to carry out the provisions of this Act and may require school districts affected by this Act to make such reports as are deemed necessary by such Board.

SECTION 7. The appropriations made by this Act are fiscal and shall be available for encumbrance purposes to June 30 of the fiscal year from which they are made. Whenever an unencumbered balance exists ninety (90) days after the close of said fiscal year, such balance shall lapse and be transferred

to the General Revenue Fund of the then current fiscal year.

SECTION 8. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

SB 122, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—34.

Nay: Dacus, Young (Cleveland), Young (Haskell).—3.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

Not Voting: McColgin.—1.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—34.

Nay: Dacus, Young (Cleveland), Young (Haskell).—3.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

Not Voting: McColgin.—1.

The Emergency was declared passed.

SB 122, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 124**, as amended.

Senator Collins stated **SB 124** was a shucked bill and moved to reconsider the vote by which the Rinehart motion, relating to substituted or shucked bills, was adopted for the purpose of considering **SB 124**.

Senator Miskovsky, as a substitute, asked unanimous consent that **SB 124** be printed and placed upon the Calendar for consideration on Monday, to which Senator Rinehart objected.

The vote occurring on the Collins (Creek) motion, it was declared adopted.

The Presiding Officer declared the reconsideration of the vote by which the Rinehart motion was adopted was for the consideration of **SB 124** only.

Senators Dacus, Perryman, Rinehart, Sandlin, Ritzhaupt and Walker asked unanimous consent that their names be removed as co-authors of **SB 124**, as amended, which was the order.

HAs to SB 124 read as follows, and concurred in upon motion of Senator Collins (Creek):

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 124 by striking the **AUTHOR, TITLE and SECTIONS 1 and 2** and substitute in lieu therefor the following:

By **MISKOVSKY** of the Senate and **McCarty** of the House.

AN ACT RELATING TO MOTOR VEHICLES; PROVIDING MAXIMUM LOADS; AMENDING 47 O. S. 1951 § 118.1, AS AMENDED; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 47 O. S. 1951 § 118.1, as amended by Section 1, Chapter 4a, Title 47, Oklahoma Session Laws 1953, and by Section 1, Chapter 4a, Title 47, Oklahoma Session Laws 1955, and by Section 3 of House Bill No. 881 of the Twenty-sixth Oklahoma Legislature, is hereby amended to read as follows:

§ 118.1. Except as otherwise provided by this Act; it shall be unlawful and constitute a misdemeanor for any person to drive, operate, or move, or for the owner to cause or permit to be driven or moved upon any road or highway within this State, whether paved or otherwise, any vehicle or vehicles or combination of vehicles of a size or weight exceeding the limitations stated in this Act, or any vehicles which are not constructed or equipped as required by this Act, or to transport over any road or highway within this State, whether paved or otherwise, any load or loads, exceeding the weights or dimensions prescribed by this Act.

(1) Width. No vehicle, unladen or with load, shall have a total outside width in excess of ninety-six (96) inches.

(2) Height. No vehicle, unladen or with load, shall exceed a height of thirteen and one-half feet (13½').

(3) (a) No single truck, unladen or with load, shall have an overall length, inclusive of front and rear bumpers, in excess of thirty-five feet (35').

(b) No single bus, unladen or with load, shall have an overall length, inclusive of front and rear bumpers, in excess of forty-five feet (45').

(c) No combination of truck-tractor and semi-trailer, unladen or with load, shall have an overall length, inclusive of front and rear bumpers, in excess of fifty feet (50').

(d) No other combination of vehicles shall consist of more than two (2) units and no such combination of vehicles un-

laden or with load, shall have an overall length, inclusive of front and rear bumpers, in excess of fifty feet (50'). Except that in the maintenance of power and communication line (not to include new construction) poles may be moved during daylight hours, and only during nighttime hours in an emergency, subject to traffic and road restrictions as laid down by the Commissioner of Public Safety when the overall length does not exceed eighty feet (80'). When this length is exceeded these loads are subject to the requirements of Section 4.

(e) For the purposes of subsections (a), (c), and (d) of this subsection (3), the length of unitized equipment (which is defined to be equipment so constructed and attached to a rubber tired vehicle that the vehicle and load become a unit and are for all practical purposes non-separable) shall be the length of the vehicle itself, and shall not include any projection of the said equipment load so constructed or attached, such as booms or masts or shovels, cranes, or oil field drilling or production equipment; provided, no such equipment shall project for a distance greater than two-thirds ($\frac{2}{3}$) of the wheelbase of said vehicle, and shall not impair the driver's vision, and shall not be less than seven feet (7') from the roadway. Any such projecting structure shall be securely held in place to prevent dropping or swaying. Unitized equipment shall be required to carry such safety equipment as shall be determined to be necessary for the safety, health, and welfare of the driving public by the Commissioner of Public Safety.

(4) Permissible Loads. (a) No vehicle or combination of vehicles shall have a gross weight in excess of sixty-six thousand (66,000) pounds; no vehicle, or combination of vehicles shall have a greater weight than six hundred (600) pounds per inch width of tire upon any wheel concentrated upon the surface of the highway using high pressure

tires, and a greater weight than six hundred fifty (650) pounds per inch width of tire upon any wheel concentrated upon the surface of the highway using low pressure tires, nor any axle load in excess of eighteen thousand (18,000) pounds. An axle load shall be defined as the total on all wheels whose centers may be included between two (2) parallel transverse vertical planes forty inches (40") apart.

(b) No group of axles shall carry a load in pounds in excess of the value given in the following table corresponding to the distance in feet measured longitudinally between the extreme axles of any group of axles:

Distance in Feet Measured Longitudinally Between the Extreme Axles of Any Group of Axles	Maximum Load in Pounds Which May be Carried on Any Group of Axles
4	32,000
5	32,000
6	32,000
7	32,000
8	32,500
9	33,000
10	34,000
11	35,000
12	36,000
13	38,000
14	41,000
15	43,000
16	44,000
17	45,000
18	46,000
19	47,000
20	48,000
21	49,000
22	50,000
23	51,000
24	52,000
25	53,000
26	54,000
27	55,000
28	56,000
29	57,000
30	58,000

31	59,000
32	60,000
33	61,000
34	62,000
35	63,000
36	64,000
37	65,000
38	66,000

(5) Any rubber-tired self-propelled road construction vehicle carrying no load other than its own weight, but which is overweight by the provisions of Chapter 4, Title 47, Oklahoma Session Laws 1949, pp. 316-323, shall be permitted to move on the highways of the State of Oklahoma; provided that the foregoing shall not have the effect of exempting the said vehicle or the owner thereof, from the payment of any fees or charges provided by law. The same shall not exceed thirty five hundred (3500) pounds above present axle load limit. Provided further, that the same vehicle shall be required to carry the necessary safety equipment adjudged necessary for the health and welfare of the driving public. If any such vehicle travels and does not come under the other limitations of the present laws it shall be deemed that the same shall travel, only between the hours of seven (7) o'clock A. M. and five (5) o'clock P. M.

SECTION 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

SB 124, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Carrier, Collins (Creek), Easterly, Field, Frazier, Garvin, Harris, Herndon, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Sandlin, Tipps, Walker, Wilson (Beckham),

Wilson (Greer), Young (Cleveland), Young (Haskell).—23.

Nay: Boecher, Coppock, Dacus, Fine, Hamilton, Hope, McClendon, Perryman, Rinehart, Ritzhaupt, Shoemake.—11.

Excused: Baldwin, Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—6.

Not Voting: Cartwright, Dendy, Stipe, Trent.—4.

The Bill, as amended, was declared passed.

Senator Baldwin asked to be recorded present, which was the order.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Easterly, Field, Frazier, Garvin, Harris, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Sandlin, Shoemake, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—26.

Nay: Coppock, Dacus, Fine, Hamilton, Hope, McClendon, Rinehart, Ritzhaupt.—8.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

Not Voting: Dendy, Herndon, Stipe, Trent, Young (Cleveland).—5.

The Emergency was declared failed of passage.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 28**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

Senator Miskovsky moved that **HB 980** be withdrawn from the Committee on Revenue and Taxation, ordered printed and placed upon the Calendar for consideration on Monday, which

motion failed of adoption upon a roll call as follows:

Aye: Hamilton, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Sandlin, Stipe, Tipps, Trent, Walker, Young (Haskell).—12.

Nay: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Field, Garvin, Harris, Hope, Jones, Mahan, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Young (Cleveland).—19.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

Not Voting: Baldwin, Dendy, Easterly, Fine, Frazier, Herndon, Wilson (Beckham), Wilson (Greer).—8.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 889—Aviation.

HB 967—Judiciary.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 427**, as amended.

HAs to **SB 427** read as follows, and concurred in upon motion of Senator Miskovsky:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 427, Page 1, by adding coauthors **SLATER** and **SIMONS**.

AMENDMENT NO. 2. Page 1, **SECTION 1**, Line 27, amend by making the comma (,) after the word "performed" a period (.), and striking line 28, 29, 30, 31 and 32 and inserting in lieu thereof the following language: "A surety bond in such amount as said Motor License Agent shall determine to be commensurate with the amount of money which may be involved at any one time."

SB 427, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Garvin, Hamilton, Harris, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

Not Voting: Baldwin, Easterly, Frazier, Herndon, McClendon, McColgin, Rinehart, Wilson (Beckham).—8.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Garvin, Hamilton, Harris, Hope, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

Not Voting: Baldwin, Easterly, Frazier, Herndon, McClendon, McColgin, Rinehart, Wilson (Beckham).—8.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 166**, as amended.

HAs to **SB 166** read as follows, and concurred in upon motion of Senator Tipps:

AMENDMENT NO. 1. Amend **TITLE** of Engrossed Senate Bill No. 166 to read as follows: "AN ACT RE-

LATING TO WATER SKIING AND SPEEDBOATING; REQUIRING OKLAHOMA PLANNING AND RESOURCES BOARD TO DESIGNATE AREAS IN LAKE MURRAY LAKE WHERE WATER SKIING AND SPEEDBOATING WILL BE PERMITTED AND PROHIBITING WATER SKIING AND SPEEDBOATING WITHIN TWO HUNDRED (200) FEET OF THE SHORE LINE IN THE AREAS SO DESIGNATED; PROHIBITING SKIING OR SPEEDBOATING WITHIN THREE HUNDRED (300) FEET OF SHORE LINE WHERE SWIMMING IS PERMITTED; MAKING A VIOLATION OF ACT A MISDEMEANOR AND FIXING THE PUNISHMENT THEREFOR; AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. Page 1 SECTION 1, Line 11, amend by inserting after the word "skiing" and before the word "will" the words "and speedboating" and in Line 12 by inserting after the word "skiing" and before the word "within" the words "and speedboating."

AMENDMENT NO. 3. Page 1, SECTION 1, Line 13 amend by inserting after the words "shore line" and before the word "of" the following "or within three hundred (300) feet of any designated beach or swimming area."

SB 166, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Garvin, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

Not Voting: Easterly, Frazier, Hern-

don, Jones, McClendon, Payne, Rinehart, Wilson (Beckham).—8.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Garvin, Hamilton, Harris, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

Not Voting: Easterly, Frazier, Herndon, Jones, McClendon, Payne, Rinehart, Wilson (Beckham).—8.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 139 correctly enrolled.

Enrolled **SB 139**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Young (Haskell) asked to be shown excused until such time as he might return to the Chamber, which was the order.

PENDING CONSIDERATION OF HAS:

Senator Shoemake moved that the Senate concur in **HAs** to **SB 351**, which motion prevailed.

SB 351, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Field, Fine, Hamilton, Hope,

Jones, McColgin, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—26.

Nay: Harris, Perryman.—2.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall, Young (Haskell).—6.

Not Voting: Baldwin, Easterly, Frazier, Garvin, Herndon, McClendon, McSpadden, Sandlin, Tipps, Wilson (Beckham).—10.

The Bill, as amended, was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MOTION TO RECONSIDER VOTE

Senator Miskovsky moved to table the Fine motion to reconsider the vote by which **HB 723** was passed, the Presiding Officer declaring the Miskovsky motion out of order, citing Rule 12-a, stating further the motion to reconsider was the property of Senator Fine.

PENDING CONSIDERATION OF HAS:

Senator Mahan moved that the Senate refuse to concur in **HAs** to **SB 381** and ask for a conference, which motion prevailed.

Senator Young (Haskell) asked to be recorded present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 146** was read and adopted upon motion of Senator Allen:

TO THE HONORABLE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND TO THE HONORABLE PRESIDENT OF THE SENATE:

We, your Conference Committee to whom was referred Engrossed **SB 146** by Allen of the Senate and Cunningham of the House entitled:

AN ACT RELATING TO THE EN-

FORCEMENT OF THE MOTOR VEHICLE LAWS REGULATING THE MAXIMUM PERMISSIBLE WIDTH, HEIGHT, LENGTH AND WEIGHT OF VEHICLES USED ON OKLAHOMA HIGHWAYS; AMENDING 47 O. S. 1951 § 116.11 AND § 116.12, SO AS TO AUTHORIZE THE COMMISSIONER OF PUBLIC SAFETY TO INCREASE THE NUMBER OF THE MEMBERS OF THE HIGHWAY PATROL WHICH SHALL BE USED TO ENFORCE THE PROVISIONS OF SAID LAWS, AND TO EMPLOY ADDITIONAL PERMIT CLERKS TO ISSUE OVERWEIGHT PERMITS AND COLLECT FEES THEREFOR; AMENDING 47 O. S. 1951, § 116.13 SO AS TO AUTHORIZE THE OKLAHOMA TAX COMMISSION TO INCREASE THE NUMBER OF EMPLOYEES ASSIGNED AS REVENUE ENFORCEMENT OFFICERS TO WORK WITH THE MEMBERS OF THE OKLAHOMA HIGHWAY PATROL IN THE ENFORCEMENT OF THE LAWS REGULATING SIZE AND WEIGHT OF VEHICLES, AND TO PROVIDE THAT SAID TAX COMMISSION REVENUE ENFORCEMENT OFFICERS SHALL BE DRESSED IN DISTINCTIVE UNIFORMS AND DISPLAY BADGES WHILE ON DUTY, WHICH UNIFORMS AND BADGES SHALL BE DIFFERENT AND READILY DISTINGUISHABLE FROM THOSE OF THE HIGHWAY PATROL; PROVIDING THAT THE OKLAHOMA TAX COMMISSION SHALL FURNISH SAID BADGES AND SHALL DESIGNATE AND DEFINE THE TYPE OF UNIFORM AND BADGE TO BE WORN BY ITS REVENUE ENFORCEMENT OFFICERS AND THAT THE COMMISSION MAY FURNISH SAID UNIFORMS AND REPLACE AND PROVIDE FOR THE UPKEEP OF SAME; AND DECLARING AN EMERGENCY, beg leave to report that we have had the same under consideration and herewith return the same with the recom-

mendation that it do pass as amended as follows:

1. That the House recede from amendments Nos. 2 and 3.

2. That a new section be added as Section 4 to read as follows:

SECTION 4. Title 47, Section 22.2, O. S. 1951, is hereby amended by adding a new subsection (f) to read as follows:

§ 22.2(f). Notwithstanding the provisions of any other Act or parts of Acts heretofore or hereafter enacted, the first One Hundred Twelve Thousand Five Hundred (\$112,500.00) Dollars of all sums of money collected under the provisions of Title 47, O. S. 1951, Section 22.5 (8), in the fiscal year beginning July 1, 1957, and ending June 30, 1958, and the first One Hundred Twelve Thousand Five Hundred (\$112,500.00) Dollars collected in the fiscal year beginning July 1, 1958, and ending June 30, 1959, shall be allocated and credited to the Department of Public Safety to carry out the provisions of this Act.

Title 47, Section 116.5, O. S. 1951, is hereby amended to read as follows:

§ 116.5. The Commissioner of Public Safety shall charge a minimum permit fee of Five Dollars (\$5.00) for any permit issued pursuant to the provisions of this Act, and in addition thereto, shall charge a fee of Five Dollars (\$5.00) for each thousand pounds in excess of the legal load limit. The Commissioner of Public Safety shall establish necessary regulations for collecting said fees. Application for such permits shall be made a reasonable time in advance of the expected time of movement of such vehicles. However, in emergencies affecting the health or safety of persons or a community, permits may be issued for immediate movement. No overweight permit shall be issued until all license taxes due the State of Oklahoma have been paid. The proceeds from oversize permit fees shall be deposited in the General Revenue Fund in the State

Treasury, and the proceeds from the overweight permit fees shall be deposited in the State Highway Construction and Maintenance Fund. Notwithstanding the provisions of any other Act or parts of Acts heretofore or hereafter enacted, the first One Hundred Twelve Thousand Five Hundred (\$112,500.00) Dollars collected for the Overweight Permit Fees as levied by Section 116.5, Title 47, O. S. 1951, for the fiscal year beginning July 1, 1957, and ending June 30, 1958, and the first One Hundred Twelve Thousand Five Hundred (\$112,500.00) Dollars collected for the fiscal year beginning July 1, 1958, and ending June 30, 1959, shall be allocated and placed to the credit of the Department of Public Safety for the purpose of carrying out the provisions of this Act.

We further move to amend the title to conform hereto.

3. That the remaining section, being the emergency clause, be renumbered as Section 5.

4. That the Senate concur in House Amendments Nos. 4 and 5.

Respectfully submitted,

For the Senate:	For the House:
Allen	Taliaferro
Stipe	Wolf
Dacus	Cook

SB 146, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).

—33.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

Not Voting: Baldwin, Frazier, Herndon, McClendon, Miskovsky, Perryman.—6.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Garvin, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Payne, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

Not Voting: Baldwin, Frazier, Herndon, McClendon, Miskovsky, Perryman.—6.

The Emergency was declared passed.

SB 146, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

GENERAL ORDER

HB 789, by Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate, was read and considered.

Upon motion of Senator Hope, **HB 789** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules of the Senate were suspended, and **HB 789** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 789 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones,

McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

Not Voting: Collins (Creek), Miskovsky.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

Not Voting: Collins (Creek), Miskovsky.—2.

The Emergency was declared passed.

HB 789, as amended, was ordered referred for engrossment.

GENERAL ORDER

HB 576, by Legal and Fiscal Advisory Committee, was read and considered.

Upon motion of Senator Hope, **HB 576** was advanced to engrossment and third reading.

Upon motion of Senator Hope, the rules were suspended, and **HB 576** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 576 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock,

Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

The Bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Breeden, Collins (Pontotoc), Cowden, Grantham, Hall.—5.

The Emergency was declared passed.

HB 576 was referred for engrossment.

Senator Collins (Pontotoc) asked to be recorded present, which was the order.

GENERAL ORDER

HB 974, by Pazoureck of the House, and Rinehart of the Senate, was read and considered.

Upon motion of Senator Rinehart, **HB 974** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules were suspended, and **HB 974** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 974 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Breeden, Cowden, Grantham, Hall.—4.

Not Voting: Allen, Collins (Pontotoc), McSpadden, Payne.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, Mahan, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Breeden, Cowden, Grantham, Hall.—4.

Not Voting: Allen, Collins (Pontotoc), McSpadden, Payne.—4.

The Emergency was declared passed.

HB 974 was properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Collins (Creek) moved that the vote be reconsidered by which the emergency on **SB 124**, as amended by the House, failed of passage.

By unanimous consent, consideration of the Collins (Creek) motion was deferred.

GENERAL ORDER

HB 961, by Stevens and Bullard, was read and considered.

Upon request of Senator Garvin, consideration was deferred temporarily.

Senator Ritzhaupt presiding.

HB 807, by Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) of the Senate, was read and considered.

Senator Sandlin asked to be made a co-author of **HB 807**, which was the order.

Upon motion of Senator Young (Cleveland), **HB 807**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules were suspended, and **HB 807**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 807 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Breeden, Cowden, Grantham, Hall.—4.

Not Voting: Fine, Mahan, Price, Rinehart.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins

(Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Breeden, Cowden, Grantham, Hall.—4.

Not Voting: Fine, Mahan, Price, Rinehart.—4.

The Emergency was declared passed.

HB 807, as co-authored, was properly signed and ordered returned to the Honorable House.

As provided under the Rinehart motion, relative to substitute or "shucked" bills, President Pro Tempore Baldwin appointed as the Special Committee thereunder Senators Wilson (Beckham), Ritzhaupt, Stipe, Field and Mahan.

REFERRING TO SB 57 (In Conference):

Senator Miskovsky, after stating the Conference Committee under **SB 57** was unable to reach an agreement as to **HAS** to **SB 57**, moved that the Senate rescind its action, wherein it refused to concur in **HAS** to **SB 57** and requested a Conference; that the Senate discharge its Conferees and the Honorable House be requested to do likewise, in order that the Senate may concur in **HAS** to the bill, which motion was declared adopted.

GENERAL ORDER

HB 976, by Huff and Clark, was read and considered.

Senators McSpadden and Hamilton moved to amend **HB 976**, line 9, page 2, by striking the period after the word "withdrawal" and before the word "should" and adding the following: "; provided however that if withdrawal is made more than twenty (20) days from the date of nomination, no replacement of the party nominee shall be

permitted", which amendment was declared adopted.

Senator Collins (Pontotoc) moved to amend **HB 976**, line 12, page 3, by amending after the word "all" and before the word "central" to read "county" which amendment was declared adopted.

Upon motion of Senator Collins (Pontotoc), **HB 976**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Collins (Pontotoc), the rules of the Senate were suspended and **HB 976**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 976 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dendy, Field, Fine, Garvin, Hamilton, Harris, Jones, McClendon, McColgin, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Young (Cleveland).—26.

Nay: Boecher, Easterly, Frazier, Wilson (Beckham), Wilson (Greer), Young (Haskell).—6.

Excused: Breeden, Cowden, Grantham, Hall.—4.

Not Voting: Baldwin, Collins (Creek), Dacus, Herndon, Hope, McSpadden, Mahan, Miskovsky.—8.

The Bill was declared passed.

HB 976, as amended, was referred for engrossment.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 37, 59, 60, 67, 71, 78, 86, 95, 103, 120, 153, 208, 209, 229, 236, 240, 254, 260, 270, 271, 272, 286, 288, 317, 352, 371, 375, 392, 403, 451** and **SJR 15, 19** and **46**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MOTION TO RECONSIDER VOTE

Senator Price asked unanimous consent, which was granted, to defer consideration until the next legislative day of his motion to reconsider the vote by which **HB 995** failed of passage.

Senator Fine asked unanimous consent, which was granted, that the Honorable House be requested to return **HB 914** for proper engrossment of **SAs** to the bill.

Senator Fine moved when the Clerk's desk is cleared the Senate adjourn to meet at 11:00 a. m., Monday, May 27, 1957.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 611, 719 and **929** each correctly engrossed.

Engrossed **SAs** to and Engrossed **HBs 611, 719** and **929**, each as amended, were properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 866** and **1028**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 287, 356 and **469** each correctly enrolled.

Enrolled **SBs 287, 356** and **469**, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and

passage of Engrossed **HBs 517, 609, 772, 905, 779 and 982.**

MESSAGE FROM THE HOUSE

Advising further conference granted on Engrossed **SB 114**, and naming House Conferees as follows: Joint Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 139, 293, 409.**

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 1042**, requesting Conference and naming Conferees as follows: Shoemaker, Stevens and King.

MESSAGE FROM THE HOUSE

Advising that House Conference Committee appointed under **SB 57** dissolved.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 184 correctly enrolled.

Enrolled **SB 184**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 469.**

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

As provided under the Fine motion, the Senate was declared adjourned to meet at 11:00 a. m., Monday, May 27, 1957.

EIGHTY-FIRST LEGISLATIVE DAY
Monday, May 27, 1957

Pursuant to adjournment, the Senate convened at 11:00 a. m., and was called to order by President Pro Tempore Baldwin, and was declared at ease.

The Senate re-assembled with its President, Lieutenant Governor Cowboy Pink Williams presiding.

The roll call was as follows:

Present: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beck-ham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Collins (Pontotoc), Cowden, Price, Ritzhaupt, Sandlin.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend H. E. (Ed) Alsup, Pastor of the First Baptist Church of Madill.

The Journal for the last legislative day was declared approved.

Senator Easterly asked unanimous consent, which was granted, that Kervin German of Waynoka be made an Honorary Page for this legislative day.

Senator Stipe asked unanimous consent that Senator Sandlin be shown excused for this legislative day and the remainder of this legislative session, which was the order.

Senator Field asked unanimous consent, which was granted, that Joanne and Janette Staton of Vian, nieces of Senator and Mrs. Fine, be made Honorary Journal Clerks for this legislative day.

Senator Hope asked unanimous con-

sent, which was granted, that Byron Allen Heatherington of Hobart, grandson of Senator Dacus, be made an Honorary Page for this legislative day and the day following.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 30** co-authored by entire membership; **SCR 32**.

The above numbered Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning **SBs 334, 389, 396, 422, 459, SJR 42, SB 437** co-authored by Hargrave, **460, 464, SJR 40, SB 395** co-authored by Priebe.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGE FROM HOUSE

Advising fourth reading of and transmitting Enrolled **SB 184**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 381**, and naming House Conferees as follows: Bliss, Ruby and Morford.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 47**, and naming House Conferees as follows: Sweeney, Green and Briscoe.

COMMITTEE REPORT

The following bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 1012—Criminal Jurisprudence.

MEMORIAL

Senator McSpadden introduced the following Concurrent Memorial, and by unanimous consent, upon his request, it was read at length and adopted upon his motion:

SENATE CONCURRENT MEMORIAL NO. 1—By McSpadden of the Senate, and Sumrall of the House.

A CONCURRENT MEMORIAL RELATING TO THE PROPOSED DISCRIMINATION AGAINST 90 SCORE BUTTER IN THE APPLICATION OF THE AGRICULTURAL PRICE SUPPORT PROGRAM; DIRECTING THAT COPIES OF THIS MEMORIAL BE FORWARDED TO SPECIFIED OFFICIALS.

TO THE SECRETARY OF THE UNITED STATES DEPARTMENT OF AGRICULTURE:

Your Memorialist respectfully represents:

1. That it is understood serious contemplation is being given by the United States Department of Agriculture to disqualify ninety (90) Score Butter for eligibility under the Agricultural Price Support Program.

2. Oklahoma produces and markets annually in excess of twenty-five million (25,000,00) pounds of butter, eighty percent (80%) of which is 90 Score.

3. It would result in a disastrous and unjustified discrimination against Oklahoma butter if the price support program were changed to eliminate 90 Score Butter.

WHEREFORE, your memorialist, the Legislature of the State of Oklahoma, prays:

1. That the Secretary of the United States Department of Agriculture continue in effect the present rules and qualifications which afford the application of price supports to all butter scoring at least 90.

2. That copies of this Memorial be furnished each member of the Oklahoma Congressional Delegation, with the urgent request that they personally present the same to the Honorable Ezra T. Benson, Secretary of the United States Department of Agriculture.

Senate Concurrent Memorial No. 1 was referred for engrossment.

President Pro Tempore Baldwin presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 576 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 576**, as amended, were properly signed and ordered returned to the Honorable House.

President Williams presiding.

REFERRING TO HB 1042

Upon motion of President Pro Tempore Baldwin the request of the Honorable House for a Conference on **HB 1042** was granted and he announced the appointment as Senate Conferees thereunder: Senators Frazier, Easterly and McSpadden.

The President Pro Tempore announced the appointment as Senate Conferees under **SB 381**: Senators Easterly, Wilson (Beckham) and Rinehart.

Senator Allen presiding.

PENDING CONSIDERATION ON HAS

Senator Miskovsky moved that the Senate concur in **HAs** to **SB 57**, which motion prevailed.

SB 57, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope,

Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Cowden, Price, Ritzhaupt, Sandlin.—5.

Not Voting: Herndon, Wilson (Beckham).—2.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Cowden, Price, Ritzhaupt, Sandlin.—5.

Not Voting: Herndon, Wilson (Beckham).—2.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Allen asked that the Senate dispense with its regular order of business for the purpose of the following ceremonies, which was the order.

Senator Trent was recognized to introduce L. A. Hudson, a Highschool student from Coalgate, who entertained the Senate with his dummy, Terry Hudson, with jokes and songs.

Senator Trent asked unanimous consent that "Terry" be made an Honorary Page for this legislative day, which was the order.

Senator Shoemake was recognized and after words of praise for the leadership, the fairness and integrity of President Pro Tempore Baldwin, presented him

on behalf of the Senate as a token of the members in appreciation of his record, a table model television.

The President Pro Tempore expressed his appreciation not only for the gift, but for the many kindnesses and magnificent treatment he had received from the Senate members.

Senator Miskovsky was then recognized and presented Senator McSpadden who strummed his guitar while singing a poem dedicated to Senator Fine, the Floor Leader. This was followed by an expression from Senator Miskovsky commending the indomitable spirit and courage of the Floor Leader and he then presented him on behalf of the Senate, as a token of esteem, a suit and pair of boots.

Senator Fine, the Floor Leader, responded with words of gratitude for the much prized gift, and expressed his appreciation for the fine co-operation he had received during the session.

Senator Tipps, on behalf of the Senate, presented a lovely orchid to Mrs. Fine.

Senator Jones was recognized and after speaking of the outstanding job done by the Assistant Floor Leader, Senator Field, presented him with a radio.

Senator Field responded by saying that he cherished the privilege of serving as Assistant Floor Leader, thanked the members for their patience and the employes for their help.

Senator Easterly was recognized and presented Mrs. Field with a beautiful orchid.

Senator Young (Cleveland) was recognized and presented Senator Harris, who asked that the Sergeant-at-arms bring forth a special gift for Senator Miskovsky, a ball and chain, in order that the Senator might be kept nearer his seat when discussing legislation.

Senator McSpadden again entertained the Senate with a song appropriate to

the occasion of the presentation to Senator Miskovsky.

Senator Miskovsky thanked the Senate and in seriousness expressed his appreciation for the cooperation in helping to enact legislation for what he considered wise for this community.

Senator McClendon was recognized and after expressing his friendship and admiration for the Dean of the Senate, Senator Rinehart, presented him on behalf of the Senate a transistor radio.

Senator Rinehart expressed his appreciation for the gift and the many favors he had received from the members throughout his tenure, and then he gave to each member a tie of "quality."

Senator Hall was recognized and presented Mrs. Rinehart with a lovely orchid.

Senator Cartwright was recognized and on behalf of the Senate, presented to the President of the Senate, Lieutenant Governor Cowboy Pink Williams, a desk radio, expressing affection for a "good campaigner."

Senator Trent was recognized, and presented to Mrs. Williams a beautiful orchid.

President Williams thanked the members and expressed his pleasure in serving with them.

Senator Breeden was recognized and presented to Senator Coppock on behalf of the Senate a leather traveling bag, expressing his admiration and affection for him.

Senator Coppock in accepting the gift stated he had enjoyed this session more than any previous one, and that he believed the Senate had done a good job in serving the state this session.

Senator Perryman was recognized and presented a lovely orchid to Mrs. Coppock.

Senator Wilson (Greer) was recognized and presented on behalf of the Senate an Amelia Earhart overnight

case to the Senate Journal Clerk, Miss W. E. Shipley, expressing appreciation for her many years of service to the Senate, and for the respect of the Senators for her as a lady.

Senator Garvin presented Katherine Manton, Assistant Journal Clerk, with a lovely orchid.

Senator Garvin asked unanimous consent that the President Pro Tempore, at his discretion between now and January 31, next year, be authorized to give as a bonus Five Hundred Dollars (\$500.00) each to Miss W. E. Shipley, Senate Journal Clerk, and to Mr. Frank Truell, Sergeant-at-Arms; and to Mr. George O'Neal Two Hundred Fifty Dollars (\$250.00), which was the order.

Mr. Chester Lamb, first assistant Sergeant-at-Arms, was recognized and presented to President Pro Tempore Baldwin on behalf of the Senate employes a beautiful masonic ring.

Mr. Frank Truell, Sergeant-at-arms, was recognized and on behalf of Senate employes presented a saddle to the Floor Leader, Senator Fine.

Mr. W. M. Thompson, Comptroller, was recognized and on behalf of Senate employes presented to Senator Field, the Assistant Floor Leader, a lovely traveling bag.

Mr. George O'Neal, the Calendar Clerk, was recognized and presented to Senator Easterly, Chairman of the Employment Committee, a beautiful traveling bag.

President Pro Tempore Baldwin, Senators Fine, Field and Easterly each responded on receiving these gifts from employes with expressions of thanks for the gifts and appreciation for the work done.

Senator Mahan was recognized and presented to Senators Rinehart and Fine "Official Oklahoma Semi-Centennial Cavalcade ties," and stated that there would be one for each Senator.

Senator Cowden moved that Miss W.

E. Shipley be retained as Senate Journal Clerk on an annual basis, at \$15.00 per day, that being the sum paid the House Journal Clerk, which was seconded by Senator Rinehart, and declared adopted by the Senate.

Mr. Frank Truell on behalf of the employes of the Senate, presented a beautiful fountain pen to Senator Carrier, who expressed his surprise and great appreciation.

Senator Rinehart moved that a committee be appointed by the President Pro Tempore to prepare a suitable resolution in recognition of the splendid work done by the Sergeant-at-Arms, Frank Truell, for the State of Oklahoma in his many years of service, which motion prevailed.

The President Pro Tempore appointed as a committee to draft a resolution in recognition of the service of the Sergeant-at-Arms, Senators Rinehart, Allen, Garvin and Carrier.

At the conclusion of the above ceremonies, the Senate proceeded to its Regular Order of Business.

MESSAGES FROM GOVERNOR

Advising approval by him, May 24, of Enrolled SBs Nos. 16, 32, 123, 158, 194, 202 and 361 entitled:

ENROLLED SENATE BILL NO. 16—
By Hope and Wilson (Greer) of the Senate, and Rogers of the House.

AN ACT MAKING AN APPROPRIATION FOR THE PURPOSE OF CARRYING OUT THE PROVISIONS OF 65 O. S. 1951, § § 141-147, AS AMENDED BY 65 O. S. SUPP. 1955, § § 7.1-8.2, IN COOPERATION WITH THE U. S. GOVERNMENT UNDER THE TERMS OF PUBLIC LAW 597, 84TH CONGRESS, FOR THE PURPOSE OF PROMOTING AND PROVIDING THE EXTENSION OF PUBLIC LIBRARY SERVICES TO RURAL AREAS WITHOUT SUCH SERVICES OR WITH INADEQUATE SERVICES; MAKING THE APPROPRIATION NONFISCAL;

AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 32—
By Frazier, Herndon and Wilson (Greer) of the Senate, and Shoemake of the House.

AN ACT AMENDING SECTION 41 OF TITLE 44, OKLAHOMA STATUTES 1951; TO PROVIDE FOR THE INCLUSION OF FEMALES IN THE MILITIA OF THE STATE OF OKLAHOMA; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 123—
By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House.

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA DEPARTMENT OF PUBLIC SAFETY; STATING THE PURPOSE; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF CERTAIN PERSONNEL; MAKING THE APPROPRIATION FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 158—
By Cartwright, Baldwin, Boecher, Breden, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Fine, Garvin, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, Perryman, Sandlin, Shoemake, Stipe, Tipps, Trent and Young (Haskell) of the Senate, and Belvin, Bohr, Bond (Marshall), Bond (Stephens), Bowler, Carmichael, Cartwright (Bryan), Cartwright (Seminole), Clark, Gotcher, Graves, Green, Greenhaw, Inman, Jumper, Lance, Long (Caddo), Long (Seminole), Moad, Murrow, Ruby, Shibley, Shoemake, Simmons, Smith, Strickland, Vandiver, Welch and Williams (Murray) of the House.

AN ACT PERTAINING TO HIGHWAYS; PROVIDING FOR THE HARD-SURFACING OF FARM-TO-MARKET ROADS UNDER CERTAIN CONDITIONS; PROVIDING FOR MAINTENANCE OF SAID ROADS; PROVID-

ING FOR APPROVAL; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 194
—By Sandlin, and Cowden of the Senate.

AN ACT RELATING TO ELECTIONS; AMENDING SECTION 2 CHAPTER 13, TITLE 26, PAGE 210, OKLAHOMA SESSION LAWS 1955 26 O. S. SUPP. 1955 § 414); LIMITING AMOUNTS TO BE EXPENDED BY CANDIDATES AT SPECIAL ELECTIONS; REPEALING 26 O. S. 1951, § 412; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 202
—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House.

AN ACT AUTHORIZING THE SECRETARY OF STATE TO PURCHASE AND DISTRIBUTE TWO THOUSAND (2,000) VOLUMES OF THE 1957 CUMULATIVE SUPPLEMENT TO THE OKLAHOMA STATUTES 1951; MAKING AN APPROPRIATION THEREFOR; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 361
—By Hope, Wilson (Greer), Baldwin, Field and Fine of the Senate.

AN ACT MAKING AN APPROPRIATION TO THE OFFICE OF LIEUTENANT GOVERNOR; STATING THE PURPOSE; DESIGNATING THE STATE BOARD OF PUBLIC AFFAIRS AS CONTRACTING AND PURCHASING AUTHORITY; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HERewith; AND DECLARING AN EMERGENCY.

MESSAGE FROM GOVERNOR

Advising approval by him, May 25, 1957, of Enrolled SBs 139 and 260, entitled:

ENROLLED SENATE BILL NO. 139
—By Sandlin, McColgin, Carrier, Collins (Creek), Cowden, Frazier, Garvin, Grantham, Hamilton, Harris, Mahan, McSpadden, Miskovsky, Payne, Perry-

man, Rinehart, Ritzhaupt, Shoemake, Stipe, Walker and Wilson (Greer) of the Senate and Nigh of the House.

AN ACT RELATING TO PRIMARY ELECTIONS; AMENDING 26 O. S. 1951, § 391; AUTHORIZING CHALLENGES FOR FRAUD AND PROVIDING FOR HEARING THEREON; PROVIDING FOR ACTIONS FOR DAMAGES; REPEALING ACTS IN CONFLICT; MAKING PROVISIONS OF ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 260
—By Privileges and Elections Committee, consisting of: Cowden, Sandlin, Carrier, Collins (Creek), Garvin, Grantham, Mahan, McClendon, Walker, Wilson (Beckham) and Breeden, Coppock, Field, Hamilton, Jones, McColgin, Payne and Ritzhaupt.

AN ACT RELATING TO REGISTRATION AND VOTING; ABOLISHING THE OFFICE OF COUNTY REGISTRAR; CONFERRING THE DUTIES THEREOF UPON THE SECRETARY OF THE COUNTY ELECTION BOARD; PROVIDING FOR CONVERSION TO A CENTRAL CARD REGISTRATION SYSTEM WITH CENTRAL OFFICE IN EACH COUNTY; FIXING THE MANNER OF PAYING THEREFOR; OUTLINING PROCEDURES FOR EFFECTING, TRANSFERRING AND CANCELING REGISTRATIONS; PROVIDING FOR PAY AND APPOINTMENT OF PRECINCT REGISTRARS; PROVIDING PROCEDURE FOR CHANGING PARTY AFFILIATION; LIMITING VOTING IN PRIMARY ELECTIONS TO MEMBERS OF PARTY NOMINATING; PROVIDING TIME AND MANNER FOR COUNTY SECRETARIES REPORTING TOTAL REGISTRATIONS TO STATE ELECTION BOARD SECRETARY; PROVIDING PENALTIES FOR VIOLATIONS; REPEALING § 71 THROUGH § 96.1, TITLE 26, O. S. 1951 AND §§ 94.1 THROUGH 94.6, TITLE 26, O. S. SUPP. 1955; MAKING

THE PROVISIONS OF THIS ACT SEVERABLE; SAVING AND EXCEPTING CERTAIN ELECTION LAWS; AND DECLARING AN EMERGENCY.

MESSAGES FROM GOVERNOR

Advising approval by him, May 27, 1957, that:

ENROLLED SENATE BILL NO. 373
—By Carrier of the Senate and Camp of the House.

AN ACT RELATING TO JUDICIAL OFFICERS IN CERTAIN COUNTIES; RELATING TO SUPERIOR COURT JUDGES; RELATING TO COUNTY COURT JUDGES; IMPOSING ADDITIONAL DUTIES ON SUCH JUDGES; AUTHORIZING PAYMENT OF INCREASED COMPENSATION THEREFOR; AMENDING SECTION 4 OF SENATE BILL NO. 379, TWENTY-FIFTH LEGISLATURE, BEING SECTION 4, CHAPTER 5, TITLE 20, PAGE 185, OKLAHOMA SESSION LAWS 1955; AMENDING SECTION 1 OF HOUSE BILL NO. 858, TWENTY-FOURTH LEGISLATURE, PAGE 542, OKLAHOMA SESSION LAWS 1953; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

not signed within the specified period of time after it was received by him and therefore became law without his signature.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 312, SJR 45, SBs 417, 448, 449, 470.**

The above numbered Bills and Resolutions were referred for enrollment.

MESSAGES FROM HOUSE

Advising the signing of and transmitting for signature Enrolled **HCRs 549, 550.**

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 517, 564, 670, 671, 752, 770, 772, 778, 779, 831, 905, 956, 974, 982, 1011, 1013, 1038.**

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM HOUSE

Returning following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 136.**

The above numbered Bill as amended in Conference was referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 287 and 356.**

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising request granted for the return of and transmitting Engrossed **HB 914** for correction.

HB 914, as amended, was ordered referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 661, 789, 832, 914, 972 and 976 each correctly engrossed.

SCR 33 correctly engrossed.

SCR 32, SJRs 30, 40, 42, and SBs 58, 101, 107, 113, 166, 176, 186, 223, 230, 300, 318, 334, 347, 351, 363, 378, 389, 396, 422, 427, 437, 443, 444, 448, 449, 455, 456, 459, 460 and 464, each correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 661, 789, 832, 914, 972 and 976**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SCR 33** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR 32** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SJR**s 30, 40 and 42, and **SB**s 58, 101, 107, 113, 166, 176, 186, 223, 230, 300, 318, 334, 347, 351, 363, 378, 389, 396, 422, 427, 437, 443, 444, 448, 449, 455, 456, 459, 460 and 464, after fourth reading, were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

By unanimous consent, upon request of Senator Fine, the Senate was declared in recess to meet at 3:30 p. m.

The Senate reassembled at 3:30 p. m., and was called to order by Senator Hamilton.

Senator Field raised a question of "no quorum" and upon the roll being called the Presiding Officer declared a quorum was present.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 576**, requesting Conference and naming House Conferees as follows: Camp, Bailey (Cleveland), Bower.

Upon motion of President Pro Tempore Baldwin, the request of the Honorable House for a conference on Engrossed **HB 576** was ordered granted, and he appointed as the Senate Conferees thereunder Senators Dendy, Harris and Hope.

MESSAGES FROM GOVERNOR

Advising approval by him May 27, 1957, of Enrolled **SB**s Nos. 44, 66, 84, 244, 250, entitled:

ENROLLED SENATE BILL NO. 44
—By Collins (Pontotoc), Dacus, Frazier, Herndon, Payne and Trent of the Senate, and Gotcher, Skeith and Nigh of the House.

AN ACT RELATING TO CONTRACTS INVOLVING OBLIGATION OR EXPENDITURE OF STATE FUNDS; REQUIRING NINETY PERCENT (90%) OF NONPROFESSIONAL EMPLOYEES TO POSSESS RESIDENCE REQUIREMENTS OF QUALIFIED ELECTORS OF THE STATE; PROVIDING FOR DISQUALIFICATION OF CONTRACTORS AND PRESCRIBING REMEDY FOR VIOLATION OF ACT; MAKING VIOLATION OF ACT A MISDEMEANOR AND FIXING PENALTY THEREFOR; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 66
—By Cartwright and Breeden of the Senate.

AN ACT AMENDING 69 O. S. 1951, § 84, RELATING TO THE CONSTRUCTION OR IMPROVEMENT OF HIGHWAYS IN CITIES AND TOWNS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 84
—By Dacus, McColgin, Stipe, Carrier, Coppock, Wilson (Greer), Jones, Trent, Hope, Perryman and Young (Haskell) of the Senate.

AN ACT RELATING TO THE REVOLVING FUND OF THE OKLAHOMA STATE REFORMATORY; AUTHORIZING PURCHASE OF REAL ESTATE FOR THE OKLAHOMA STATE REFORMATORY AND PROVIDING FOR APPRAISAL OF REAL ESTATE TO BE PURCHASED; LIMITING USE OF REVOLVING FUND; AND STATING EFFECTIVE DATE OF ACT.

ENROLLED SENATE BILL NO. 244
—By Hope, Wilson (Greer), Walker, Allen, Baldwin, Collins (Pontotoc), Cowden, Dacus, Jones, McColgin, Mahan, Ritzhaupt and Trent of the Senate and Long (Caddo) Bond (Marshall), Etling, Moad, Bouse, Green, Morford, Daniel, Jumper and Bohr of the House.

AN ACT CREATING THE "SMALL WATERSHEDS FLOOD CONTROL FUND"; TO BE A REVOLVING FUND

UNDER THE CONTROL AND SUPERVISION OF THE STATE SOIL CONSERVATION BOARD FOR ALLOCATION AS PROVIDED HEREIN TO SOIL CONSERVATION DISTRICTS FOR AQUISITION OF REAL PROPERTY OR EASEMENTS NECESSARY FOR INSTALLATION OF UPSTREAM FLOOD CONTROL STRUCTURES; PROVIDING FOR PAYMENT INTO SAID FUND OF PRO RATA SHARE OF THE PROCEEDS OF ANY SALE OR LEASE OF SUCH PROPERTY OR EASEMENTS; MAKING AN APPROPRIATION THERETO; RESTRICTING THE USE OF FUNDS UNDER CERTAIN CONDITIONS; PROVIDING FOR TRANSFER OF WASHITA VALLEY FLOOD CONTROL REVOLVING FUND; MAKING APPROPRIATIONS NONFISCAL; MAKING PROVISIONS OF THIS ACT SEVERABLE; REPEALING ALL LAWS IN CONFLICT HERewith AND REPEALING § § 905 AND 906 OF TITLE 2. O. S. 1955 SUPPLEMENT; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 250
—By Hall.

AN ACT AUTHORIZING THE GOVERNOR TO MAKE AN ALLOCATION FROM THE GOVERNOR'S CONTINGENCY FUND FOR THE FISCAL YEARS ENDING JUNE 30, 1958, AND JUNE 30, 1959, FOR THE PURPOSE OF COOPERATING WITH OTHER SOUTHERN STATES IN PROVIDING A REGIONAL COUNCIL ON MENTAL HEALTH TRAINING AND RESEARCH; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 313**, co-authored by Bailey (Cleveland), and Bohr.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 430**, as amended.

HAS to **SB 430** read as follows, and concurred in upon motion of Senator Young (Haskell):

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 430 by adding the following co-authors: "STRICKLAND and MITCHELL."

AMENDMENT NO. 2. Page 1, SECTION 1, Line 12½, amend by striking the comma and the word "shall" following the word "law" and adding the following: "or who has been separated from the fire department, after twelve (12) years service, by reason of the nepotism statutes of the State of Oklahoma, may"

AMENDMENT NO. 3. Page 1, SECTION 1, Line 15½ by inserting after the word "purpose" and before the word "and" add the following: "if approved by the Firemen Pension Board of said Fire Department,"

SB 430, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Sandlin.—1.

Not Voting: Baldwin, Boecher, Collins (Pontotoc), Fine, Frazier, Mahan, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham).—11.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgen, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Excused: Sandlin.—1.

Not Voting: Baldwin, Boecher, Collins (Pontotoc), Fine, Frazier, Mahan, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham).—11.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

GENERAL ORDER

HB 733, by Nigh and Norris of the House and McClendon of the Senate, was read and considered.

Senators Walker, Perryman, Sandlin, Harris and Allen moved to amend **HB 733**, by re-inserting Section 1 of the printed bill, which amendment was declared adopted, Section 1 being as follows:

SECTION 1. 26 O. S. 1951 § 113, is hereby amended to read as follows:

§ 113. The first Tuesday in the month of July of each even numbered year shall be biennial regular primary election day; at which time each political party entitled and intending to make nominations for the next general election shall nominate their candidates for all elective offices and positions enumerated in the preceding section to be filled at such general election, including United States Senators and Congressmen. If at any such regular primary election no candidate for the nomination for office of any political party receives a majority of all the votes cast for all candidates of such party for said

office, no candidate shall be nominated by said party for said office, but the two (2) candidates receiving the highest number of votes at said election shall be placed on the official ballot as candidates for such nomination at a second primary election to be called the "run-off primary election" to be held on the fourth Tuesday in the month of July of the same year; provided further, that if special primary elections are held to fill vacancies in the Legislature, they shall be held on a day fixed by the Governor by proclamation, which proclamation shall be issued fifteen (15) days before the day of such special primary election. In all special primary elections authorized by this Act, the candidate receiving the highest vote cast shall be declared the nominee. Contest in such elections may be had in the same manner provided in this Act for contests in runoff primary elections. Primaries and contests therein to select party candidates for city and town offices shall not come within the provisions of this Act. When more than one (1) nominee is to be selected for an office in one (1) nominating district, the offices shall be designated and distinguished by number, such as (naming the office) No. 1 (Naming the office) No. 2, etc. Provided, that for the nomination for Presidential Electors the entire State shall be considered a nominating district. A candidate filing for such an office shall designate in his nominating petition the number of the office for which he desires to be a candidate and the primary election ballot shall so show. Nominees of each of such numbered offices, except nominees for Presidential Electors, shall be designated on the general election ballot as the nominee of their party for the same number of the office for which he was nominated, and the nominee securing at said election the highest number of votes cast for said numbered office shall be elected to such office. Provided, that nominees for Presiden-

tial Electors shall be placed on the ballot in the general election as provided by Sections 512, 513 of this Title. When a tie vote occurs, in the nomination or election of any candidate in any primary or general election, the election board which is authorized by law to issue the certificate of nomination or election shall, at a public meeting of the board and in the presence of the candidates involved, if they or any of them desire to be present, select the nominee or electee by lot and in such manner as the board may select. *Candidates for Presidential Electors shall be nominated at the regular primary election, by the highest number of votes cast thereat for their respective offices, and no runoff primary election shall be held as to Presidential Electors.*

Senators Walker, Harris, Perryman, Allen and Sandlin moved to amend **HB 733**, by striking after the word, "select," on line 14, page 5, the remainder of the section and inserting the following: "Nominations for presidential electors shall hereafter be made at State conventions of political parties and not at primary elections. Any political party, recognized as such under the laws of Oklahoma, desiring to have candidates for presidential elector voted upon at a general election shall call and hold a State convention of its members between April 1st and August 1st of the year in which presidential electors are to be elected and, by a majority vote of those present and voting, shall select a required number of the members as candidates of such political party for presidential elector at the following general election. The chairman of such convention shall certify the names of those so selected to the State Election Board not later than August 10th following such convention, and the State Election Board shall cause the names of those so certified to be printed upon the ballots at the following general election, which motion was declared adopted.

Upon motion of Senator Harris, **HB 733**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Harris, the rules of the Senate were suspended and **HB 733**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 733 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Nay: Dacus, Wilson (Beckham).—2.

Excused: Sandlin.—1.

Not Voting: Baldwin, Collins (Pontotoc), Garvin, Mahan, Rinehart, Stipe, Tipps, Young (Haskell).—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Nay: Dacus, Wilson (Beckham).—2.

Excused: Sandlin.—1.

Not Voting: Baldwin, Collins (Pontotoc), Garvin, Mahan, Rinehart, Stipe, Tipps, Young (Haskell).—8.

The Emergency was declared passed.

HB 733, as amended, was referred for engrossment.

Senator Young (Haskell) asked to be shown excused until such time as he returns to the Chamber, which was the order.

REFERRING TO CCR:

Upon motion of Senator Allen, the Conference Committee Report on **SB 4** was adopted.

SB 4, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Nay: Boecher, Breeden, Carrier, Coppock, Dendy, Price, Tipps.—7.

Excused: Sandlin, Young (Haskell).—2.

Not Voting: Mahan.—1.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—35.

Nay: Breeden, Carrier, Coppock, Dendy, Price, Tipps.—6.

Excused: Sandlin, Young (Haskell).—2.

Not Voting: Mahan.—1.

The Emergency was declared passed.

SB 4, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

Senator Young (Haskell) asked to be recorded present, which was the order.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 609**.

President Pro Tempore Baldwin advised the Senate of certain facts concerning the record on **HB 609**, ie the Senate's request that the Honorable House return Engrossed **HB 609** for further consideration, which request was ignored.

Senator Young (Haskell) moved that the President refuse to sign Enrolled **HB 609**, until an opportunity has been given the Senate to reconsider the vote by which the bill passed.

Senator Fine, as a substitute, moved that the vote be reconsidered by which **HB 609** was passed by the Senate, which motion was tabled upon motion of Senator Collins (Creek).

Upon motion of Senator Miskovsky, the Young (Haskell) motion was tabled.

Enrolled **HB 609**, after fourth reading, was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 45, **SBs 57** and **312** each correctly enrolled.

Enrolled **SJR 45**, Engrossed **SBs 57** and **312** were each, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 719**, as amended.

MESSAGES FROM HOUSE

Returning following Bill and /or Resolution, together with Conference Com-

mittee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: **Engrossed SB 146.**

The above numbered Bill, as amended in Conference, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 54**, as amended.

HAs to SB 54 read as follows, and concurred in upon motion of Senator Frazier:

AMENDMENT NO. 1. Add the following coauthors: **WILSON, KITE, BOHR, NIXON, SPARGER, SAMPSEL, NIGH, BAILEY** (Cleveland) and **BOUSE** of the House.

AMENDMENT NO. 2. Amend Page 1, Line 6 of the **TITLE** before the word "persons" insert the word "minor" and strike after the word "persons" the following language "under twenty-one (21) years of age."

AMENDMENT NO. 3. Amend Page 1, Line 9, after the word "any" and before the word "person" insert the word "minor" and strike the following language on line 10½; "under the age of twenty-one (21) years."

SB 54, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Sandlin.—1.

Not Voting: Allen, Dendy, Garvin, Harris, Hope, Mahan, Miskovsky.—7.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Sandlin.—1.

Not Voting: Allen, Dendy, Garvin, Harris, Hope, Mahan, Miskovsky.—7.

The Emergency was declared passed.

House Amendments were properly signed and the above numbered bill was referred for enrollment.

RESOLUTION

By unanimous consent, upon request of Senator Rinehart, the following Concurrent Resolution was introduced, read at length and adopted upon his motion:

SENATE CONCURRENT RESOLUTION NO. 34—By Rinehart of the Senate and Allard of the House.

RESOLUTION PROVIDING FOR LAWMAKERS REUNION AS A PART OF THE SEMI-CENTENNIAL CELEBRATION; FIXING DATE FOR JULY 2nd, 1957.

WHEREAS, the State of Oklahoma is now celebrating its Fiftieth Anniversary of Statehood and during the period from June 14th to July 7th, 1957 Oklahoma is presenting a Centennial Celebration at the State Fairgrounds in Oklahoma City, Oklahoma; and

WHEREAS, Oklahoma City being the Capitol and seat of the Government in Oklahoma it is fitting and proper that it be selected as the place to assemble all former members of the House of Representatives and the State Senate

of the State of Oklahoma who have served in such capacity commencing with the Constitutional Convention to and including present incumbents; and

WHEREAS, The Legislative Department of the State of Oklahoma has ever been composed of the rank and file of the citizenship of the State and has contributed much to the growth and development of the State,

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF OKLAHOMA AND THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That July 2nd, 1957 at the State Fairgrounds at Oklahoma City, Oklahoma shall, and the same is hereby fixed, as the time and place for the assembly and reunion of all of the men and women who have served in the Legislature of Oklahoma from and including the Constitutional Convention to the present incumbents.

BE IT FURTHER RESOLVED that the Semi-Centennial Commission be authorized and directed to make such arrangements as are necessary with any and all agencies for the proper assembly and conduct of the "Oklahoma Lawmakers Reunion" and publicity for the same to the end that there may be assembled all living men and women who have ever served in the Legislative Halls of the State of Oklahoma;

BE IT FURTHER RESOLVED that the Semi-Centennial Commission arrange such program as shall be suitable and proper to the occasion.

SCR 34 was ordered referred for engrossment.

President Pro Tempore Baldwin presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 733 correctly engrossed.

SCR 30 and SB 470 each correctly enrolled.

Engrossed SAs to and Engrossed HB 733, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled SCR 30 was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled SB 470, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MOTION TO RECONSIDER VOTE

The vote occurring on the Collins (Creek) motion to reconsider the vote by which the emergency section of SB 124 failed of passage, it was declared adopted upon a roll call as follows:

Aye: Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Easterly, Field, Frazier, Garvin, Hall, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Breeden, Coppock, Fine, Grant-ham, Hamilton, Rinehart.—6.

Excused: Sandlin.—1.

Not Voting: Allen, Dacus, Dendy, Harris, Herndon, Hope, Miskovsky.—7.

On question of passage of Emergency to SB 124, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Easterly, Field, Frazier, Garvin, Hall, Harris, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Breeden, Coppock, Fine, Grant-ham, Hamilton, Rinehart.—6.

Excused: Sandlin.—1.

Not Voting: Dendy, Herndon, Hope, Mahan, Miskovsky.—5.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

RESOLUTIONS

By unanimous consent, the following Resolutions were introduced by Senator Stipe and read at length:

SENATE RESOLUTION NO. 55—By Stipe.

A RESOLUTION AUTHORIZING AND DIRECTING THE PRESIDENT PRO TEMPORE OF THE SENATE TO APPOINT AN INTERIM INVESTIGATING COMMITTEE TO BE COMPOSED OF NOT MORE THAN FIVE (5) MEMBERS OF THE SENATE FOR THE INTERIM PERIOD 1957-1959; AUTHORIZING SAID COMMITTEE TO REQUIRE THE SERVICES OF ANY EMPLOYEES OF THE SENATE AND, WITH THE APPROVAL OF THE PRESIDENT PRO TEMPORE, TO EMPLOY SUCH ADDITIONAL PERSONNEL AS MAY BE NECESSARY TO CARRY OUT THE OBJECTIVES OF THIS RESOLUTION; AND CONFERRING CERTAIN POWER AND AUTHORITY UPON SAID COMMITTEE.

WHEREAS, the public policy and general welfare of the State of Oklahoma decree that the Legislature maintain a constant and vigilant surveillance of all government functions and operations; and

WHEREAS, such functions will best be served through the utilization of an interim investigating committee composed of members appointed from the State Senate of Oklahoma;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That the President Pro Tempore of

the Senate is hereby authorized and directed to appoint not more than five (5) members from the Senate to serve as a General Investigating Committee for the interim period 1957-1959.

BE IT FURTHER RESOLVED that said Committee herein created is hereby authorized to require the services of any employees of the State Senate and to employ such additional personnel, as approved by the President Pro Tempore of the Senate, as may be necessary for carrying out the objectives of this Resolution.

BE IT FURTHER RESOLVED that said General Investigating Committee shall have full power and authority to subpoena witnesses and to require testimony under oath, and shall have power to punish as for contempt, disobedience of process, or contumacious conduct; and the President Pro Tempore is authorized to pay the necessary and actual expenses of said committee and the members thereof, while engaged in carrying out the purposes of the committee.

Upon motion of Senator Stipe, **SR 55** was adopted and ordered referred for enrollment.

SENATE RESOLUTION NO. 56—By Stipe.

A RESOLUTION AUTHORIZING AND DIRECTING THE PRESIDENT PRO TEMPORE OF THE SENATE TO APPOINT AN INTERIM SPECIAL HIGHWAY COMMITTEE TO BE COMPOSED OF NOT MORE THAN FIVE (5) MEMBERS OF THE SENATE FOR THE INTERIM PERIOD 1957-1959; AUTHORIZING SAID COMMITTEE TO REQUIRE THE SERVICES OF ANY EMPLOYEES OF THE SENATE AND, WITH THE APPROVAL OF THE PRESIDENT PRO TEMPORE, TO EMPLOY SUCH ADDITIONAL PERSONNEL AS MAY BE NECESSARY TO CARRY OUT THE OBJECTIVES OF THIS RESOLUTION; AND CONFERRING CERTAIN POW-

ER AND AUTHORITY UPON SAID COMMITTEE.

WHEREAS, the Federal Government has authorized and commenced the construction of several large flood control dams in the State of Oklahoma; and,

WHEREAS, numerous highways and roads must be re-located as the result of this construction program; and,

WHEREAS, it is the considered opinion of the members of the State Senate that there should be a committee of the State Senate for the purpose of coordinating the activities of the State Government in its relation with the Federal Government, insofar as highway construction is concerned.

BE IT THEREFORE RESOLVED, that the President Pro Tempore of the Senate is authorized and directed to appoint a committee not to exceed Five (5) Senators to be known as the Special Interim Roads and Highway Committee, with the duty of studying the Highway program and especially that phase of the highway program, insofar as the same relates to the re-location of roads and highways in the areas of proposed flood control dams and to assist and advise the State Highway Department in coordinating its activities with all agencies of the Federal Government for the interim period 1957-1959.

BE IT FURTHER RESOLVED that said Committee herein created is hereby authorized to require the services of any employees of the State Senate and to employ such additional personnel as approved by the President Pro Tempore of the Senate, as may be necessary for carrying out the objectives of this Resolution.

BE IT FURTHER RESOLVED that said General Investigating Committee shall have full power and authority to subpoena witnesses and to require testimony under oath, and shall have power to punish as for contempt, disobedience

of process, or contumacious conduct; and the President Pro Tempore is authorized to pay the necessary and actual expenses of said committee and the members thereof, while engaged in carrying out the purposes of the committee.

Upon motion of Senator Stipe, **SR 56** was adopted and ordered referred for enrollment.

SENATE RESOLUTION NO 57—By Trent, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Seminole), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Mahan, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Walker, Wilson (Greer), Wilson (Beckham), Young (Cleveland), Young (Haskell).

A RESOLUTION COMMENDING MR. C. R. SMITH, NEW YORK CITY, NEW YORK, PRESIDENT OF AMERICAN AIRLINES.

WHEREAS, recent natural disasters in the State of Oklahoma necessitated the passage of House Bill 828, an emergency one-cent temporary tax on gasoline; and

WHEREAS, this emergency measure does not provide for the exemption of airplane gasoline from the tax, and

WHEREAS, Mr. C. R. Smith, New York City, President of American Airlines, one of the largest consumers of airplane gasoline in the State, has publicly made the following statement, "In view of the emergency, American Airlines understands the action of the Governor, which we support"; and

WHEREAS, it is estimated that the one-cent tax will cost American Airlines Seventy Thousand Dollars (\$70,000.00) for the seven-month period; and

WHEREAS, such a demonstration of unselfish public spiritedness as is ex-

emplified by the statement of President Smith and the attitude of American Airlines has greatly increased the already high esteem which the People of this State hold for this outstanding American Corporation; and

WHEREAS, it is only fitting and proper that we, the elected representatives of the People, formally recognize on their behalf this conspicuous and unparalleled expression of public spirit.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

SECTION 1. That Mr. C. R. Smith, President of American Airlines be hereby officially commended for his outstanding attitude and his civic minded understanding of the need for the emergency tax on gasoline as is set forth in House Bill 828.

SECTION 2. That duly authenticated copies of this Resolution be forwarded to Mr. C. R. Smith, President, American Airlines, New York City, New York, and to the managers of the Tulsa and Oklahoma City offices of American Airlines.

Upon motion of Senator Stipe, **SR 57** was adopted and ordered referred for enrollment.

GENERAL ORDER

HJR 526, by Allard, was read and considered.

Upon motion of Senator Collins (Creek) **HJR 526** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended and **HJR 526** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 526 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Sandlin.—1.

Not Voting: Allen, Frazier, Mahan, Shoemake.—4.

The Resolution was declared passed.

HJR 526 was properly signed and ordered returned to the Honorable House.

Upon motion of Senator Miskovsky, Karen Grace and Leonore Gore Keys, daughters of Commander and Mrs. Leon Keys and nieces of U. S. Senator Albert Gore of Tennessee, were made Honorary Journal Clerks for this Legislative Day.

RESOLUTIONS

By unanimous consent, upon request of Senator Ritzhaupt, the following Resolution was introduced, read at length and adopted upon his motion:

SENATE RESOLUTION NO. 58—By Ritzhaupt, Young (Haskell), Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer) and Young (Cleveland).

A RESOLUTION OF APPRECIATION AND COMMENDATION TO MRS. HELEN NYE, 1114 CUMBERLAND DRIVE, OKLAHOMA CITY, OKLAHOMA, FOR HER FAITHFUL YEARS OF SERVICE.

WHEREAS, there are people who serve quietly and unassumingly be-

cause they love their work and the people with whom they come in contact; and

WHEREAS, such a person greets you with a pleasant smile and invites you to impart your troubles to her, and assures you that she will most graciously assist you; and

WHEREAS, for twenty-three (23) years she has served the members of the Senate and the State of Oklahoma;

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

On this 27th day of May, 1957, we do extend to:

MRS. HELEN NYE

1114 CUMBERLAND DRIVE

OKLAHOMA CITY, OKLAHOMA

our appreciation and thanks for the faithful service and untiring energy which she has given in line of duty.

BE IT FURTHER RESOLVED that a duly certified copy of this Resolution be transmitted to Mrs. Helen Nye.

SR 58 was ordered referred for enrollment.

MOTIONS TO RECONSIDER VOTES

Upon motion of Senator Miskovsky, the Price motion to reconsider the vote by which **HB 995** failed of passage was tabled.

Upon motion of Senator Miskovsky, the Fine motion to reconsider the vote by which **HB 723** passed was tabled.

The vote occurring on the Young (Cleveland) motion to reconsider the vote by which **HB 1039** failed of passage it was declared adopted upon a roll call as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan,

Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Sandlin.—1.

Not Voting: Allen, Collins (Pontotoc), Dendy, Easterly, Miskovsky, Price.—6.

THIRD READING

HB 1039 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Perryman.—1.

Excused: Sandlin.—1.

Not Voting: Allen, Cartwright, Collins (Pontotoc), Dendy, Easterly, Payne, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Perryman.—1.

Excused: Sandlin.—1.

Not Voting: Allen, Cartwright, Collins (Pontotoc), Dendy, Easterly, Payne, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 1039 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 294**.

The above numbered Bills and/or Resolutions were referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 723 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 723**, as amended, were properly signed and ordered returned to the Honorable House.

RESOLUTION

By unanimous consent, upon request of Senator Mahan, the following Resolution was introduced, read at length and adopted upon his motion:

SENATE RESOLUTION NO. 59—By Mahan.

A RESOLUTION COMMENDING THE EMPLOYEES OF THE SENATE ENGROSSING AND ENROLLING DEPARTMENT FOR THEIR EXCELLENT WORK DURING THE TWENTY-SIXTH OKLAHOMA LEGISLATURE.

WHEREAS, the mechanics of law-making dictate extreme accuracy throughout each phase of the intricate process known as Engrossing and Enrolling; and

WHEREAS, because of its highly technical features and of the heavy responsibility inherent in this activity of legislation, it is fundamental that the employees involved are of the highest caliber; and

WHEREAS, the Senate of the Twenty-sixth Oklahoma Legislature has indeed been fortunate and blessed with the services of persons of this nature

in its Engrossing and Enrolling Department; and

WHEREAS, much of the outstanding performance of this Department may be credited to the excellent supervision and experience of Majorie Kerley who has been with us for three sessions; and

WHEREAS, during the tenure of Marjorie Kerley, the Engrossing and Enrolling Department has never had to recall a bill for correction of errors made by that office; and

WHEREAS, all the employees of Senate Engrossing and Enrolling have unsparingly given of their time, working late hours, reading each word of every bill, in order to accomplish their mission; and

WHEREAS, it is only fitting and proper that such diligence and excellence on the part of our employees be recognized.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

SECTION 1. That we hereby officially recognize and commend the employees of the Senate Engrossing and Enrolling Department for the outstanding work and the high standard of excellence attained during the Twenty-sixth Oklahoma Legislature.

SECTION 2. That each of the following persons be especially commended and presented with a duly authenticated copy of this Resolution:

- (a) Marjorie Kerley
- (b) Ruth Smith
- (c) Kay Spear
- (d) Ann Coit
- (e) Margaret Dupree
- (f) Joya Kidd
- (g) Bernice Acton
- (h) Bertha Floyd

SR 59 was ordered referred for enrollment.

GENERAL ORDER

HJR 528, by Allard et al, was read and considered.

Upon motion of Senator Collins (Creek), **HJR 528** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended and **HJR 528** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 528 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Sandlin.—1.

Not Voting: Collins (Pontotoc), Price.—2.

The Resolution was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—41.

Excused: Sandlin.—1.

Not Voting: Collins (Pontotoc), Price.—2.

The Emergency was declared passed.

HJR 528 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 369**, as amended.

HAs to **SB 369** read as follows, and concurred in upon motion of Senator Miskovsky:

AMENDMENT NO. 1. Amend Lines 3 and 4 of TITLE of ENGROSSED SENATE BILL NO. 369 after the word "SECTIONS" to read as follows:

"5, 8, 9, 10, 11, 12, 13, 17 and 20"

AMENDMENT NO. 2. Page 1, SECTION 1, Line 16, by striking after the word "also" the word "receive" and all of lines 17 and 18 and the word "and" on Line 19.

AMENDMENT NO. 3. Page 1, SECTION 1, Line 23, by striking the words "Provided further," and all of lines 24 and 25.

AMENDMENT NO. 4. Page 1, Line 33, by adding a new SECTION to be numbered SECTION 3 as follows:

"SECTION 3. Paragraph (1) of Subsection (f) of Section 8 of Chapter 2b, Title 26, S. L. 1953, is hereby amended to read as follows:

(1) Both copies of completed registration forms, completed or incomplete forms of rejected applicants, applications for transfer of registration * * * and all registration cards completed as provided by Section (8) (e) of this Act, shall be delivered by each registrar to the County Registrar, provided that said forms and applications shall in any event be delivered to the County Registrar ten (10) days next preceding each election and each primary election. Unused permanent registration forms or other unused forms, or cards, or any supplies, papers or records or memoranda of each registrar shall be delivered by the registrar to the County Registrar at such times as the County Registrar shall prescribe. The County

Registrar shall issue to the registrar a receipt, in duplicate, for all registration forms or other forms or supplies, whether completed, incompletd, or unused, which are delivered to him by the registrar. Said receipt shall be in a form to be prescribed by the County Registrar and shall contain spaces in which the County Registrar shall enumerate and identify each item that is not delivered within the times herein prescribed. Unused permanent registration forms or other forms or supplies may be reissued by the County Registrar to any Precinct Registrar, but the County Registrar shall preserve all other papers, records and memoranda as a part of his official records."

And renumbering "SECTION 3" as "SECTION 4."

AMENDMENT NO. 5. Page 1, SECTION 3, Line 36, amend by inserting after "Section 9." the following: "(a)"

AMENDMENT NO. 6. Page 2, Line 5, adding after the word "precinct" and before the word "the" the word "and"

AMENDMENT NO. 7. Page 2, Line 7, amend by striking all the words after "county" and all of Lines 8, 9, 10, 11, 12, 13, 14 and "tions" on Line 15.

AMENDMENT NO. 8. Page 2, amend by striking the words "the active division of" on Line 15 and inserting in lieu therefor the word "and"

AMENDMENT NO. 9. Page 2, Line 16, amend by striking the words "and the inactive division of the general register"

AMENDMENT NO. 10. Page 2, amend by striking after the word "registrar" on Line 17 and all of Lines 18, 19, 20, 21 and the words "and separately indexed" on Line 22, and inserting in lieu therefor new paragraphs (b) and (c) as follows:

"(b) The Registrations of all registered electors whose registration forms are in the inactive division of the general register at the time this paragraph (b) becomes effective shall be and here-

by are cancelled as of the time this paragraph becomes effective, and such electors shall not be allowed to reinstate such registrations except during the time and in the manner provided herein for initial registration."

"(c) The inactive division of the general register is hereby abolished. All original and duplicate registration forms, completed or incompletd, of registrants or applicants whose registration or application has been cancelled, properly rejected, successfully challenged, or which by reason of the death of the registrant or applicant or for any other reason is not in full force and effect, shall be removed from both the precinct register and the general register and placed in special files in the office of the county clerk."

AMENDMENT NO. 11. Page 2, Line 22, amend by making a new paragraph after the word "indexed." and insert "(d)" before the word "The"; and on Line 28½, amend by inserting before the word "However," the following: "(e)"

AMENDMENT NO. 12. Page 3, Line 10, by striking only the word and figure "SECTION 4" and inserting in lieu therefor the following:

"SECTION 5. Section 10, Chapter 2b, Title 25, S. L. 1953, is hereby amended to read as follows:" and renumbering "SECTION 5" as "SECTION 6."

AMENDMENT NO. 13. Page 3, after Line 31 and before Line 32, amend by adding a new SECTION to be numbered "SECTION 7" as follows:

"SECTION 7. Section 12, Chapter 2b, Title 26, S. L. 1953, is hereby amended to read as follows:

"Section 12. Every person who shall possess all of the qualifications of an elector, as defined in Section 1 of Article III of the State Constitution, shall be entitled to register under the provisions of this Act as an elector of the precinct in which he is entitled to vote, and upon so registering shall receive an

identification card or slip certifying such registration. In addition, any person who will become a qualified elector in any precinct before the next ensuing election to be held in said precinct shall be entitled to be registered under the provisions of this Act. From and after February 1, 1954, no person shall be permitted to vote at any election unless he shall have been registered under the provisions of this Act; provided, that the provisions of this Act shall not apply to school district elections or require electors to be registered to vote in any school district elections. It is the purpose and intention of this Act that all persons now registered as electors under the present law shall re-register under the provisions of this Act. No elector registered hereunder shall be required to register again for any election while he continues to reside in the same precinct, unless his registration is cancelled as provided in Section 10, as amended or as provided in Subsection (b) of Section 9, as amended. In the event the precinct in which a registered elector resides is abolished or has its boundaries altered, the County Registrar shall change said elector's registration form to show him to be registered in the proper precinct without any request from such elector. Provided, however, any qualified elector heretofore duly registered under the laws of this State in force immediately prior to the passage of this Act shall be entitled to re-register under the provisions of Section 8 of this Act on election day and vote at any State-wide election in the year 1954, anything in this Act to the contrary notwithstanding. Such qualified elector shall surrender his or her old registration certificate or make affidavit subscribed before the Precinct Registrar under pain of perjury that he was previously so registered, and stating his or her address or precinct number when last registering, together with an affidavit subscribed before the Precinct Registrar by a qualified elector

of said precinct that the applicant for re-registration is a qualified elector of said precinct.

"It shall be the duty of each Precinct Registrar to be at the polling place in his or her precinct during the hours of voting on each day of a State-wide election in the year 1954, and to register electors hereby authorized to be registered."

and renumbering "SECTION 6" as "SECTION 8."

AMENDMENT NO. 14. Page 4, Line 17, amend by renumbering "SECTION 7" as "SECTION 9."

AMENDMENT NO. 15. Page 4, Line 21, amend by adding after the word "Act." the following:

"Not to exceed four (4) provided such additional clerks as are necessary may be employed on a temporary basis only during periods of registration."

AMENDMENT NO. 16. Page 4, between Lines 22 and 23, amend by adding two new sections to be numbered "SECTION 10" and "SECTION 11" respectively as follows:

"SECTION 10. Section 20, Chapter 2b, Title 26, S. L. 1953, is hereby amended to read as follows:

"Section 20. Except as provided in Section 8 (f) (2) of this Act, each City, Town or Precinct Registrar in each county subject to the provisions of this Act shall receive ten cents (10c) prior to February 1, 1954 and on any State-wide election day in 1954, and shall receive twenty-five cents (25c) from and after February 1, 1954, except as provided above.

"(1) For each elector who he registers in his precinct.

"(2) For each elector who he transfers as provided in Section 13 of this Act. * * *

"(3) For each person who applies to him for registration and whose application is successfully challenged or otherwise properly rejected.

"(4) If the fees of such City, Town or Precinct Registrar during any fiscal year are less than Twenty-five Dollars (\$25.00) the Precinct Registrar shall be paid by the county an additional compensation sufficient with said fees to equal said sum."

"SECTION 11. This Act shall not go into effect until on and after July 1, 1957."

And renumbering "SECTION 8" as "SECTION 12."

SB 369, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breen, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wil-son (Greer), Young (Cleveland).—40.

Excused: Sandlin.—1.

Not Voting: Collins (Pontotoc), Ma-han, Young (Haskell).—3.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bree-den, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen-don, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wil-son (Greer), Young (Cleveland).—40.

Excused: Sandlin.—1.

Not Voting: Collins (Pontotoc), Ma-han, Young (Haskell).—3.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 596, 611, 661, 789, 929 and 976**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 301**.

The above numbered Bills and/or Resolutions were referred for enroll-ment.

MESSAGES FROM HOUSE

Advising fourth reading of and return-ing Enrolled **SJR 42, SBs 422, 437, 464**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

PENDING CONSIDERATION OF HAs:

Senator Boecher moved that the Sen-ate concur in **HAs** to **SB 367**.

Senator Cartwright, as a substitute, moved that the Senate refuse to con-cur in **HAs** to **SB 367** and request the Honorable House to grant a conference.

Senator Allen moved to amend the Cartwright motion to provide if the bill is sent to a conference it be re-turned to the Senate by 1:00 p. m. tomorrow, which motion was tabled upon motion of Senator Boecher.

Senator Stipe moved to amend the Cartwright motion as follows: That the Conference Committee be instructed to amend **SB 367** to provide that the bill be referred to the people for their vote at the next state-wide election, which motion was tabled upon motion of Sena-tor Boecher.

Senator Cartwright asked unanimous consent to withdraw his motion and to vote on the bill, to which objection was voiced.

The vote occurring on the Cartwright

motion, it was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Cartwright, Collins (Creek), Fine, Frazier, Hamilton, Hernon, Hope, McClendon, Miskovsky, Payne, Rinehart, Shoemake, Stipe, Tipps, Trent, Walker.—17.

Nay: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Harris, Jones, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—25.

Excused: Sandlin.—1.

Not Voting: McColgin.—1.

The vote occurring on the Boecher motion, it was declared adopted.

Senator Dacus presiding.

SB 367, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Harris, Jones, McSpadden, Mahan, Perryman, Price, Ritzhaupt, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—25.

Nay: Baldwin, Cartwright, Collins (Creek), Fine, Frazier, Hamilton, Hernon, Hope, McClendon, Miskovsky, Payne, Rinehart, Shoemake, Stipe, Tipps, Trent, Walker.—17.

Excused: Sandlin.—1.

Not Voting: McColgin.—1.

The Bill, as amended, was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Fine moved that when the Clerk's desk is cleared the Senate ad-

journal to meet at 10:00 a. m. tomorrow, which motion prevailed.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 37**, as amended.

HAs to SJR 37 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Joint Resolution No. 37, by adding the following Co-authors: **TALIAFERRO** and **SIMMONS** of the House.

AMENDMENT NO. 2. Page 2, Section 4, Line 22 by striking the words "all bonds" following the word "with" and substitute the following words, "the original bonds and only the original bonds."

AMENDMENT NO. 3. Page 3, Section 5, Line 6 by inserting after the word "any" and before the word "bonds" the following: "of the original".

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 159**, as amended.

HAs to SB 159 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 159, Page 1, Section 2, Line 16, by adding after the word "judge," the following: "or Justice of any of the aforementioned courts," and striking in Line 16-17 the words "of a court of record."

AMENDMENT NO. 2. Page 1, Section 2, Line 21, by striking the words and figures "sixteen (16) years" and inserting in lieu thereof the words and figures "twenty (20) years".

AMENDMENT NO. 3. Page 1, Section 2, Line 23, amend by striking the words, "while in service," and inserting, "at least twelve (12) months prior to the expiration of his term".

AMENDMENT NO. 4. Page 1, Section 3, Line 31, amend by inserting

after the word "a" and before the word "vacancy" the word "temporary".

AMENDMENT NO. 5. Page 2, Section 3, Line 3, amend by adding after the word "Governor.", the following: "Provided, that any judge appointed as a District Judge shall be only temporary."

AMENDMENT NO. 6. Page 2, Section 4, Line 17, by striking the "semicolon" after the word "Treasury" and inserting in lieu thereof a period.

AMENDMENT NO. 7. Page 2, Section 4, Lines 17, 18, 19, 20 and 21, amend by striking the following: "and provided, further, that in judicial districts where additional salaries are paid out of court funds to superior and district judges, the additional salary shall be computed as herein provided and paid monthly to said Supernumerary Judge out of the Court Fund, as other salaries are paid."

AMENDMENT NO. 8. Page 2, Section 5, Line 28, amend by striking all of Line 28 following the comma after the word "appropriated" and all of Line 29, and in Line 30 the following: "1958, and".

AMENDMENT NO. 9. Page 2, Section 5, Line 32½, amend by adding after the word "Act." the following: "Provided, further that any judge desiring to qualify under this Act shall pay four percent (4%) of his monthly salary to the State Treasurer and deposited in the account of this appropriation to be used to finance said appropriation."

MESSAGES FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 727**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee

Report on **HB 727** was read and consideration deferred:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 727**, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO PUBLIC WELFARE,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate Amendments No. 1 and No. 2 be adopted.
2. That the Senate recede from Senate Amendment No. 3, and the Enacting Clause be inserted.
3. That the following Conference Committee Amendments be adopted.

(1) Page 1, TITLE. Strike the Title and insert in lieu therefor the following:

"AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA PUBLIC WELFARE COMMISSION; PROVIDING FOR THE EXPENDITURE OF FUNDS FOR EMERGENCY NEEDS; AUTHORIZING THE OKLAHOMA PUBLIC WELFARE COMMISSION TO TRANSFER ANY SURPLUS FUNDS FROM THE APPROPRIATION FOR ADMINISTRATION AND COMMODITY DISTRIBUTION TO THE APPROPRIATION MADE FOR GENERAL RELIEF; MAKING THE APPROPRIATION NON-FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY."

(2) Page 1, SECTION 1, Line 19: Strike the figures: "512,640.00 512,640.00" and insert in lieu therefor the figures: "500,000.00 500,000.00."

(3) Page 1, SECTION 1, Line 20: Strike the figures: "455,000.00 455,-

00.00" and insert in lieu thereof the figures: "343,018.83 143,018.84."

(4) Page 1, SECTION 3: Insert a new SECTION 3, to read as follows:

"SECTION 3. The Oklahoma Public Welfare Commission is hereby authorized to transfer any surplus funds from the appropriation made in this Act for Administration and Commodity Distribution to the appropriation made in this Act for General Relief."

(5) Page 1, SECTION 3: Renumber "SECTION 3" to be "SECTION 4" and the remaining Sections renumbered accordingly.

Respectfully submitted,

For the Senate:	For the House:
Hope, Chairman	Larason,
Wilson (Greer),	Chairman
Vice Chairman	Wolf,
Boecher	Vice Chairman
Dendy	Bliss
Easterly	Calkins
Frazier	Cook
Grantham	Ham
Hamilton	Levergood
Herndon	Livingston
McClendon	Lollar
McColgin	Ogden
Ritzhaupt	Pazoureck
Trent	Scarborough
Wilson	Vandiver
(Beckham)	
Young	
(Cleveland)	

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 248**, as amended.

HAs to **SB 248** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 248, by adding the following coauthors: "WILSON and OGDEN."

AMENDMENT NO. 2. Amend Title, Line 4 after the figures "(\$4,800.00);" and before the word "REPEALING" by inserting the following: "EXCEPTING

PROVISIONS OF HOUSE BILL NO. 1030 OF THE REGULAR SESSION OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE (1957)."

AMENDMENT NO. 3. Page 1, Section 1, Line 36 amend by adding a subsection to Section 1 as follows: "(a) provided this Act shall not affect, supercede or repeal any of the provisions of House Bill No. 1030 of the Regular Session of the Twenty-sixth Oklahoma Legislature (1957)."

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 98**, as amended.

HA to **SB 98** read as follows, and consideration deferred:

AMENDMENT NO. 1. Page 2, Section 2, Line 3 amend Engrossed Senate Bill No. 98 by adding after the word "Act." the following: "The Secretary of the State Election Board shall not be paid any salary from State funds in addition to salary provided herein."

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 368**, as amended.

HAs to **SB 368** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 368 by adding the following co-authors: **HUSER**, **LANCE**, **RIVES**, and **SIMMONS** of the House.

AMENDMENT NO. 2. Page 3, Section 2 (c), Line 34, after the word "District" strike the words "in existence at the time of the filing of the" and strike Lines 35, 36, and 37, and strike the word "District" on Page 4, Line 3, and insert the following: "nor portion thereof shall be incorporated into a Master Conservancy District, without the consent of a majority of the owners of land embraced in the Conservancy District, or portion thereof to be incorporated into a Master Conservancy District".

AMENDMENT NO. 3. Page 4, Line 35½, Section 2 (d), after the word "Directors" change the period to a semi-colon and add the following: "and every property owner assessed shall be entitled to one vote or by proxy in writing duly signed and verified by

affidavit for every One Hundred Dollars (\$100.00) of assessment against property owned by the said voter or major portion thereof."

As provided under the Fine motion, the Senate was declared adjourned to meet at 10:00 a. m., tomorrow.

**EIGHTY-SECOND
LEGISLATIVE DAY**

Tuesday, May 28, 1957

Pursuant to adjournment, the Senate convened at 10:00 a.m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—34.

Excused: Baldwin, Boecher, Cowden, Frazier, Garvin, Herndon, McClendon, Sandlin, Tipps, Young (Haskell).—10.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Price asked unanimous consent that Larry Laffer of Tulsa be made an Honorary Page for this legislative day, which was the order.

Senator McSpadden asked unanimous consent that Brenda, little daughter of Senator Frazier, be made an Honorary Page for this legislative day, which was the order.

Senator Fine asked unanimous consent that the rule on debate be applied on all issues, so that the Senate might not delay adjournment, which was the order.

PENDING CONSIDERATION OF HAS:

Upon motion of Senator Hope, the Senate concurred in **HAs** to **SB 98**.

SB 98, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland).—30.

Excused: Baldwin, Boecher, Cowden, Frazier, Garvin, Herndon, McClendon, Sandlin, Tipps, Young (Haskell).—10.

Not Voting: Coppock, Dendy, Rinehart, Wilson (Greer).—4.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Beckham), Young (Cleveland).—30.

Excused: Baldwin, Boecher, Cowden, Frazier, Garvin, Herndon, McClendon, Sandlin, Tipps, Young (Haskell).—10.

Not Voting: Coppock, Dendy, Rinehart, Wilson (Greer).—4.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator Cartwright presiding.

Senators Boecher and McClendon asked to be recorded present, which was the order.

PENDING ACTION ON CCR:

Upon motion of Senator Hope, the Conference Committee Report on **HB 727** was declared adopted.

HB 727, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—34.

Excused: Baldwin, Cowden, Frazier, Garvin, Herndon, Sandlin, Tipps, Young (Haskell).—8.

Not Voting: Dendy, Wilson (Beckham).—2.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—34.

Excused: Baldwin, Cowden, Frazier, Garvin, Herndon, Sandlin, Tipps, Young (Haskell).—8.

Not Voting: Dendy, Wilson (Beckham).—2.

The Emergency was declared passed.

HB 727, together with Conference Committee Report thereon, was ordered returned to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 114** was read and adopted upon motion of Senator Hope:

TO THE HONORABLE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

WE, your General Conference Committee on Appropriations to whom was referred Engrossed **SB 114** and Engrossed House Amendments thereto, entitled:

AN ACT MAKING APPROPRIATIONS TO THE STATE BOARD OF EDUCATION TO MAKE EFFECTIVE THE SCHOOL TEXTBOOK PROGRAM OF THE STATE OF OKLAHOMA; APPROPRIATING MONEYS FOR THE PURPOSE OF CARRYING OUT THE PROVISIONS OF ARTICLE 16, CHAPTER 1A, TITLE 70, OKLAHOMA SESSION LAWS 1949, AS AMENDED, INCLUDING THE PURCHASE, REPLACEMENT, REPAIR, REBINDING AND DISTRIBUTION OF SCHOOL TEXTBOOKS, PAYMENT OF THE COST OF THE FREE TEXTBOOK PROGRAM, PER DIEM AND EXPENSES OF MEMBERS OF THE STATE TEXTBOOK COMMITTEE; * * * AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return same with the following recommendation:

1. That Engrossed House Amendment No. 1 be adopted.
2. That Engrossed House Amendments No. 2 and 3 be rejected.
3. Strike all of Section 1 and insert the following in lieu thereof:

SECTION 1. The following amounts from the funds designated are hereby appropriated for the fiscal years indicated:

	Fiscal Year Ending June 30, 1958	Fiscal Year Ending June 30, 1959
Emergency Appropriation Fund for the Fiscal Year Ending June 30, 1957 -----	\$1,020,000.00	
General Revenue Fund for the Fiscal Year Ending June 30, 1958 -----		\$ 920,000.00
General Revenue Fund for the Fiscal Year Ending June 30, 1959 -----		100,000.00
Total -----	\$1,020,000.00	\$1,020,000.00

for the purchase, replacement, repair, rebinding, and distribution of school textbooks, including cost of advance copies, payment of the cost of administration of the free textbook program, per diem and expenses of the members of the State Textbook Committee, compensation and expenses of personnel necessary to carry out and make effective the free textbook program of the State of Oklahoma, and for the purpose of otherwise carrying out the provisions of Article 16, Chapter 1A, Title 70, Oklahoma Session Laws 1949, as amended, for the several purposes specified.

Respectfully submitted,

Senate Conferees:	House Conferees:
Hope, Chairman	Larason, Chairman
Wilson (Greer), Vice Chairman	Wolf, Vice Chairman
Boecher	Bliss
Dendy	Cook
Easterly	Levergood
Frazier	Livingston
Grantham	Lollar
Hamilton	Morford
Herndon	Ogden
McColgin	Pazoureck
Ritzhaupt	Scarbrough
Trent	Vandiver
Wilson (Beckham)	
Young (Cleveland)	

SB 114, as amended in Conference, was read at length.

On the question of passage of Bill, as

amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClen-don, McColgin, McSpadden, Mahan, Mis-kovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Wal-ker, Wilson (Greer), Young (Cleveland).
—34.

Excused: Baldwin, Cowden, Frazier, Garvin, Herndon, Sandlin, Tipps, Young (Haskell).—8.

Not Voting: Payne, Wilson (Beckham).—2.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClen-don, McColgin, McSpadden, Mahan, Mis-kovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Wal-ker, Wilson (Greer), Young (Cleveland).
—34.

Excused: Baldwin, Cowden, Frazier, Garvin, Herndon, Sandlin, Tipps, Young (Haskell).—8.

Not Voting: Payne, Wilson (Beckham).—2.

The Emergency was declared passed.

SB 114, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

PENDING CONSIDERATION ON HAS:

Senator Hope moved that the Senate concur in **HAs** to **SB 368**, which motion prevailed.

SB 368, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Coppock, Price.—2.

Excused: Baldwin, Frazier, Garvin, Herndon, Sandlin.—5.

Not Voting: Collins (Pontotoc), Mahan.—2.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Fine, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: Coppock, Price.—2.

Excused: Baldwin, Frazier, Garvin, Herndon, Sandlin.—5.

Not Voting: Collins (Pontotoc), Mahan.—2.

The Emergency was declared passed. House Amendments were properly

signed and above numbered Bill, as amended, was referred for enrollment.

Senators Tipps, Cowden and Young (Haskell) asked to be recorded present, which was the order.

PENDING CONSIDERATION ON HAS:

Senator Miskovsky moved that the Senate refuse to concur in **HAs** to **SB 159**, ask for a conference and Senate conferees be appointed, which motion was declared adopted.

Senators Baldwin and Frazier asked to be recorded present, which was the order.

PENDING CONSIDERATION ON HAS:

Senator Shoemake moved that the Senate concur in **HAs** to **SB 248**, which motion was declared adopted.

Senator Herndon asked to be recorded present, which was the order.

SB 248, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Walker, Wilson (Beckham), Young (Cleveland).—33.

Nay: Wilson (Greer), Young (Haskell).—2.

Excused: Garvin, Herndon, Sandlin.—3.

Not Voting: Allen, Dendy, Mahan, Payne, Tipps, Trent.—6.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Col-

lins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Walker, Wilson (Beckham), Young (Cleveland).—33.

Nay: Wilson (Greer), Young (Haskell).—2.

Excused: Garvin, Herndon, Sandlin.—3.

Not Voting: Allen, Dendy, Mahan, Payne, Tipps, Trent.—6.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 381** was read and adopted upon motion of Senator Easterly:

TO THE HONORABLE PRESIDENT OF THE SENATE, AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

We, your Conference Committee, to whom was referred Engrossed **SB 381**, and Engrossed House Amendments thereto, entitled:

AN ACT RELATING TO CIVIL ACTIONS AGAINST NONRESIDENTS; AMENDING TITLE 47 O. S. 1951, SECTION 391 BY ADDING TO SAID SECTION THE PROVISION THAT A PERSON WHO IS A NONRESIDENT OF THIS STATE SHALL INCLUDE THE PRINCIPAL OF ANY AGENT OR EMPLOYEE USING AND OPERATING A VEHICLE IN THE FURTHERANCE OF THE BUSINESS OF HIS PRINCIPAL,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the Conference Committee Sub-

stitute for Engrossed Senate Bill No. 381 do pass.

Respectfully submitted,

For the Senate:	For the House:
Easterly,	Bliss,
Chairman	Chairman
Wilson	Ruby
(Beckham)	Morford
Rinehart	

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 381—By Easterly and Wilson (Beckham) of the Senate.

AN ACT RELATING TO CIVIL ACTIONS AGAINST NONRESIDENTS; AMENDING 47, O. S. 1951, SECTION 392, BY ADDING TO SAID SECTION THE PROVISION THAT A PERSON WHO IS A NON-RESIDENT OF THIS STATE SHALL INCLUDE THE PRINCIPAL OF ANY AGENT OR EMPLOYEE USING AND OPERATING A VEHICLE IN THE FURTHERANCE OF THE BUSINESS OF HIS PRINCIPAL.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 47 O. S. 1951, Section 392 is hereby amended to read as follows:

“Section 392. The term “person,” as used in this Act, shall mean:

- (a) the owner of the vehicle whether it is being used and operated personally by said owner, or by his agent or employee;
- (b) an agent or employee using and operating the vehicle for his principal;
- (c) any person who is in charge of the vehicle and of the use and operation thereof with the express or implied consent of the owner.
- (d) *the principal of any agent or employee using and operating a vehicle in the furtherance of the business of his principal.*”

SB 381, as amended in Conference, was read at length.

On the question of passage of Bill as

amended in Conference, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Garvin, Sandlin.—2.

Not Voting: Allen, Dendy, Jones, Tipps, Trent.—5.

The Bill, as amended in Conference, was declared passed.

SB 381, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 47** was read and adopted upon motion of Senator McSpadden:

TO THE PRESIDENT OF THE SENATE, AND SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your Conference Committee, to whom was referred Engrossed **SB 47**, as amended and the Engrossed House Amendments thereto, entitled:

AN ACT CONCERNING THE STATE SOIL CONSERVATION BOARD: AMENDING 2 O. S. 1951, § 804 C; INCREASING PER DIEM OF BOARD MEMBERS FROM SIX DOLLARS (\$6.00) PER DAY TO TEN DOLLARS (\$10.00) PER DAY; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate concur in House Amendments.

AMENDMENT NO. 1. Amend En-

grossed Senate Bill No. 47 by striking the TITLE and substituting in lieu therefor the following:

“AN ACT CONCERNING THE STATE SOIL CONSERVATION BOARD: AMENDING 2. O. S. 1951 § 804 C; INCREASING PER DIEM OF BOARD MEMBERS FROM SIX DOLLARS (\$6.00) PER DAY TO TEN DOLLARS (\$10.00) PER DAY; INCREASING PER DIEM ALLOWANCE FROM FIFTY (50) TO SEVENTY-FIVE (75) DAYS; REPEALING PROVISION FOR CHAIRMAN TO SERVE ON OKLAHOMA PLANNING AND RESOURCES BOARD; AND DECLARING AN EMERGENCY.”

AMENDMENT NO. 2. Page 1, Section 1, Line 12, by striking the word “additional”.

AMENDMENT NO. 3. Page 1, Section 1, Lines 15, 16, 17, 18 by striking the following: “The Chairman of the State Soil Conservation Board shall by virtue of his chairmanship serve as a member of the Oklahoma Planning and Resources Board, created in Senate Bill No. 107 of the Sixteenth Legislature of the State of Oklahoma”.

Respectfully submitted,

For the Senate:	For the House:
McSpadden,	Sweeney,
Chairman	Vice Chairman
Dacus	Briscoe
Wilson (Greer)	

SB 47, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemaker, Stipe, Tipps, Walker, Wilson (Beckham), Wilson

(Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Garvin, Sandlin.—2.

Not Voting: Allen, Dendy, Easterly, Hope, Jones, Rinehart, Trent.—7.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Grantham, Hall, Hamilton, Harris, Herndon, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Garvin, Sandlin.—2.

Not Voting: Allen, Dendy, Easterly, Hope, Jones, Rinehart, Trent.—7.

The Emergency was declared passed.

SB 47, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

REFERRING TO HB 1017:

Senator Grantham moved that the Conferees under **HB 1017** be released from instructions, which motion prevailed.

GENERAL ORDER

HB 917, by Shoemake and Tinker of the House, and Mahan of the Senate, was read and considered.

Upon motion of Senator Mahan, **HB 917** was advanced to engrossment and third reading.

Upon motion of Senator Mahan, the rules were suspended, and **HB 917** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 917 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Field, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Garvin, Sandlin.—2.

Not Voting: Collins (Pontotoc), Dendy, Easterly, Fine, Frazier, Jones, McClendon, Tipps.—8.

The Bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Field, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Excused: Garvin, Sandlin.—2.

Not Voting: Collins (Pontotoc), Dendy, Easterly, Fine, Frazier, Jones, McClendon, Tipps.—8.

The Emergency was declared passed.

HB 917 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 726, by Skeith, was read and considered.

Senators Miskovsky, Mahan, Field and McColgin asked unanimous consent, which was granted, to be made co-authors of **HB 726**, which was the order.

Upon motion of Senator Stipe, **HB 726**, as co-authored, was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the

rules were suspended, and **HB 726**, as co-authored, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 726 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Collins (Creek), Field, Fine, Hall, Harris, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Stipe, Wilson (Beckham), Young (Cleveland).—18.

Nay: Baldwin, Breeden, Cartwright, Coppock, Cowden, Dacus, Easterly, Grantham, Hamilton, Herndon, Hope, McClendon, Perryman, Ritzhaupt, Shoemaker, Trent, Walker, Wilson (Greer), Young (Haskell).—19.

Excused: Garvin, Sandlin.—2.

Not Voting: Collins (Pontotoc), Dendy, Frazier, Jones, Tipps.—5.

The Bill was declared failed of passage.

MESSAGE FROM THE HOUSE

Returning following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 4**.

The above numbered Bill, as amended in Conference, was referred for enrollment.

GENERAL ORDER

HB 1023, by Committee on Banks and Banking, was read and considered.

Further consideration of **HB 1023** was temporarily deferred by unanimous consent.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 723** and **972**, as amended.

MESSAGES FROM GOVERNOR

Advising approval by him, May 27, 1957, of Enrolled **SJR 15**, **SBs 183, 184** and **185**, entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 15—By Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House.

A JOINT RESOLUTION CONCERNING THE ACTIVATION OF EDUCATIONAL TELEVISION CHANNELS 11 AND 13 ASSIGNED BY THE FEDERAL COMMUNICATIONS COMMISSION TO THE STATE OF OKLAHOMA FOR THE PURPOSE OF EDUCATIONAL TELEVISION; MAKING AN APPROPRIATION FOR PHYSICAL FACILITIES AND OPERATING EXPENSES OF EDUCATIONAL TELEVISION CHANNELS 11 AND 13; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 183—By Young (Haskell) and Frazier of the Senate and Mitchell of the House.

AN ACT CONCERNING THE CARE AND CUSTODY OF CHILDREN; DEFINING TERMS; PROVIDING THE CONDITIONS AND THE METHODS BY WHICH SUCH CARE AND CUSTODY MAY BE TRANSFERRED OR RELINQUISHED OR BY WHICH A CHILD MAY BE PLACED FOR ADOPTION OR FOR PERMANENT CARE IN A FOSTER HOME; REGULATING THE EXPORTATION AND IMPORTATION OF CHILDREN; PRESCRIBING DUTIES AND POWERS, IN CONNECTION WITH THE SUBJECT OF THIS ACT, OF THE DEPARTMENT OF PUBLIC WELFARE; PROVIDING THAT VIOLATION OF PROVISIONS HEREOF SHALL BE A MISDEMEANOR AND SHALL BE PUNISHED AS SUCH; MAKING PROVISIONS OF THIS ACT SEVERABLE AND CUMULATIVE TO PROVISIONS OF EXISTING LAW IN THE ABSENCE OF CONFLICT.

ENROLLED SENATE BILL NO. 184—By Young (Haskell) and Frazier.

AN ACT TO PROVIDE A CODE FOR THE ADOPTION OF PERSONS, PRESCRIBING THE CONDITIONS AND PROCEDURE, THEREFOR, AND THE EFFECT OF ADOPTION AND ITS ANNULMENT; TO MAKE UNIFORM THE LAW IN RELATION TO ADOPTION AND TO REPEAL §§ 41 AS AMENDED, 42, 43, 44 AS AMENDED, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, AND 56, OF TITLE 10, O. S. 1951.

ENROLLED SENATE BILL NO 185
—By Young (Haskell), Frazier and Perryman of the Senate and Mitchell, of the House.

AN ACT ESTABLISHING AND DEFINING THE OFFENSE OF TRAFFICKING IN CHILDREN AND PRESCRIBING THE PUNISHMENT THEREFOR; DEFINING TERMS IN CONNECTION THEREWITH; MAKING THE PROVISIONS OF THIS ACT SEVERABLE AND CUMULATIVE TO PROVISIONS OF EXISTING LAW IN THE ABSENCE OF CONFLICT.

MESSAGE FROM GOVERNOR

Advising May 28, 1957, that Enrolled **SB 328** was not signed by him within the specified period of time after it had been received by him, and had become law without his signature, the bill being entitled:

ENROLLED SENATE BILL NO. 328
—By Collins (Creek) of the Senate and Finch, Allard and Shibley of the House.

AN ACT RELATING TO THE SALARIES OF THE COUNTY JUDGE AND COUNTY ATTORNEY OF ALL COUNTIES OF THIS STATE HAVING A POPULATION OF MORE THAN FORTY - TWO THOUSAND (42,000) BUT LESS THAN FIFTY THOUSAND (50,000) ACCORDING TO THE 1950 OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, AND A NET VALUATION IN ANY TAXABLE YEAR OF MORE THAN THIRTY MILLION DOLLARS (\$30,000,000.00) BUT LESS THAN FORTY MILLION DOL-

LARS (\$40,000,000.00) AMENDING 19 O. S. 1951, § 179.6 AS AMENDED BY SECTION 3, CHAPTER 6A, TITLE 19, OKLAHOMA SESSION LAWS 1953, PAGE 68, BY ADDING A NEW NUMBERED PARAGRAPH AT THE END OF SUBSECTION (c) THEREOF TO PROVIDE THAT THE BASIC ANNUAL SALARY OF THE COUNTY JUDGE AND COUNTY ATTORNEY IN SAID COUNTIES SHALL BE SIX THOUSAND DOLLARS (\$6,000.00) PER ANNUM, TO WHICH SHALL BE ADDED THE RESULTANT OF THE FORMULA FOR INCREASE THEREOF PROVIDED BY 19 O. S. 1951, § 179.6, AS AMENDED; AND DECLARING AN EMERGENCY.

MOTION TO RECONSIDER VOTE

Senator Miskovsky moved to reconsider the vote by which the Senate refused to concur in **HAs** to **SB 159** and asked for a conference, which motion was declared failed of adoption.

Senator Walker presiding.

The President Pro Tempore announced the appointment as Senate Conferees under **SB 159**: Senators Jones, Field and Breedon.

GENERAL ORDER

HB 1023 was considered further.

Senator Collins (Creek), moved to amend **HB 1023** by striking from the Title of said Bill the words and figures, "Regulating the Business of Debt Pooling; Requiring Permit and fixing Annual Fee therefor and Disposition thereof and requiring Filing of Bond or posting of Cash in sum of Five Thousand Dollars (\$5,000.00);" and inserting the following: "Prohibiting any person, firm, company or corporation from engaging in or operating a debt pooling business," which amendment was declared adopted.

Upon motion of Senator Collins (Creek), **HB 1023**, as amended, was ad-

vanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules were suspended, and **HB 1023**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1023 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Collins (Creek), Dendy, Easterly, Field, Grantham, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—27.

Nay: Boecher, Carrier, Coppock, Cowden, Dacus, Hamilton, Ritzhaupt, Young (Cleveland).—8.

Excused: Garvin, Sandlin.—2.

Not Voting: Baldwin, Collins (Pontotoc), Fine, Frazier, Mahan, Price, Trent.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Collins (Creek), Cowden, Dacus, Dendy, Easterly, Field, Grantham, Hall, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Haskell).—31.

Nay: Carrier, Coppock, Hamilton, Young (Cleveland).—4.

Excused: Garvin, Sandlin.—2.

Not Voting: Baldwin, Collins (Pontotoc), Fine, Frazier, Mahan, Price, Trent.—7.

The Emergency was declared passed.

HB 1023, as amended, was referred for engrossment.

Senator Garvin asked to be recorded present, which was the order.

GENERAL ORDER

HB 1022, by Committee on Banks and Banking, was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1022** was advanced to engrossment and third reading.

Upon motion of Senator Wilson (Beckham), the rules were suspended, and **HB 1022** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1022 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Sandlin.—1.

Not Voting: Baldwin, Collins (Pontotoc), Fine, Frazier, Mahan, Miskovsky, Rinehart.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Sandlin.—1.

Not Voting: Baldwin, Collins (Pontotoc).

toc), Fine, Frazier, Mahan, Miskovsky, Rinehart.—7.

The Emergency was declared passed.

HB 1022 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 559, by Committee on Roads and Highways, was read and considered.

Senator Boecher moved to amend **HB 559**, line 11, page 2, by inserting after the word, "repeal," and before the word, "any," the following: "Section 57, Title 69 or," and before the word, "crossing," insert the words, "use or," which amendment was declared adopted.

Senator Boecher moved to amend **HB 559**, line 12, page 2, by adding after the word, "utilities," a comma, and the words, "or rural telephone and rural electric cooperatives," which amendment was declared adopted.

Upon motion of Senator Cartwright, **HB 559**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Cartwright, the rules were suspended, and **HB 559**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 559 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Cowden, McClendon.—2.

Excused: Sandlin.—1.

Not Voting: Baldwin, Collins (Creek), Easterly, Fine, Mahan, Tipps, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Cowden, McClendon.—2.

Excused: Sandlin.—1.

Not Voting: Baldwin, Collins (Creek), Easterly, Fine, Mahan, Tipps, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 559, as amended, was referred for engrossment.

RESOLUTION

By unanimous consent, upon request of Senator Collins (Pontotoc), the following Resolution was introduced, read at length and adopted upon his motion:

SENATE RESOLUTION NO. 60—
By Collins (Pontotoc).

A RESOLUTION CONGRATULATING AND COMMENDING THE BYNG "PIRATES" ON WINNING THE STATE HIGH SCHOOL CLASS "B" BASEBALL CHAMPIONSHIP.

WHEREAS, the Byng "Pirates" recently won the State class "B" high school baseball championship by defeating a fine Elk City team; and

WHEREAS, the "Pirates" have won six state championships during the last nine years of competition; and

WHEREAS, Byng, the defending 1955-56 champions were undefeated during their fifteen-game schedule this year; and

WHEREAS, the sterling performance

of this team as witnessed by pre-eminent athletic superiority, examples of clean sportsmanship and exemplary personal conduct have reflected the highest credit upon their school, and our beloved State.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

SECTION 1. That this Honorable Body does take the present occasion to offer its most profound congratulations to the Byng "Pirates" for winning the State Highschool Class "B" Championship, and do hereby commend them and their fine coach, Mr. Marvin Stokes, for the exceptional nature of this accomplishment in the field of athletics.

SECTION 2. That a duly authenticated copy of this Resolution be forwarded to Mr. Marvin Stokes and the Byng "Pirates."

SR 60 was referred for enrollment.

Senator Dendy asked to be shown excused until such time as he might return to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

Senator Miskovsky moved to reconsider the vote by which the Senate refused to concur in **HAs** to **SB 159** and asked for a Conference.

Senator Cartwright moved that the Miskovsky motion be tabled.

Senator Cowden raised a point of order stating the Miskovsky motion would require a suspension of the rules, which was sustained by the Presiding Officer.

Senator Cartwright asked unanimous consent to withdraw his motion, which was the order.

Senator Miskovsky moved that the rules be suspended for the purpose of reconsidering the vote by which the Senate refused to concur in **HAs** to **SB 159** and asked for a Conference, which motion was declared failed of adoption upon a roll call as follows:

Aye: Allen, Collins (Creek), Collins

(Pontotoc), Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Shoemake, Stipe, Walker, Wilson (Beckham), Young (Haskell).—22.

Nay: Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Dacus, Easterly, Field, Jones, McClendon, Payne, Price, Ritzhaupt, Tipps, Trent, Wilson (Greer), Young (Cleveland).—18.

Excused: Dendy, Sandlin.—2.

Not Voting: Cowden, Harris.—2.

Senator Dendy asked to be recorded present, which was the order.

GENERAL ORDER

HB 934, by Carmichael, et al, was read and considered.

Senator Allen moved to amend **HB 934**, line 16, page 2, by striking after the word, "of," and before the word, "members," the word and figure, "three (3)," and inserting the word and figure, "five, (5)," and by deleting subsection a of Section 2 on page 3, and inserting the following: "(a) The Governor, within thirty (30) days after the effective date of this Act shall appoint the members of the Commission which shall be confirmed by the State Senate for the following terms: one (1) Commissioner for a term of one (1) year; one (1) Commissioner for a term of two (2) years; one Commissioner for a term of three (3) years; one Commissioner for a term of four (4) years; and one Commissioner for a term of five (5) years. Upon the expiration of such terms, their successors shall be appointed for a period of five (5) years. Provided that not more than one member shall be appointed from any one Congressional District," and by adding the names of "Allen and Harris," as Senate authors, which amendment was declared adopted.

Further consideration of **HB 934** was

temporarily deferred by unanimous consent.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 226**, as amended.

HAS to **SB 226** read as follows, rejected upon motion of Senator Cowden, conference requested and Senate Conferees appointed, as follows: Senators McClendon, Hamilton and Cowden.

AMENDMENT NO. 1. Page 1, of Engrossed Senate Bill No. 226 amend by striking the **TITLE** and inserting in lieu thereof the following:

"AN ACT RELATING TO PUBLIC SCHOOLS OF OKLAHOMA; AMENDING 70 O. S. 1951, § 8.3, AS AMENDED BY SECTION 22, CHAPTER A, TITLE 70, OKLAHOMA SESSION LAWS 1955; SPECIFYING CONDITIONS UNDER WHICH PUPILS MAY BE TRANSFERRED FROM ONE SCHOOL DISTRICT TO ANOTHER; AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. Page 1, Section 1, Line 19, amend by inserting after the word "child" and before the " * * ", the following: "is shown by a certificate of any person licensed under Oklahoma law to practice a healing art".

AMENDMENT NO. 3. Page 1, Section 1, by striking after the word "transfer," on Line 23 the word "provided" and all of Lines 24 through the word "transfer" on Line 30, and substituting in lieu therefor the following language: "Provided that a child with a physical disability or a victim of Polio, shall be transferred by any School Board upon such showing; and provided further that such disabled child or victim of Polio needing assistance, a brother or sister in the same school, shall likewise be transferred."

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 34 and **SC Memorial 1**, each correctly engrossed.

SB 4 correctly enrolled.

Engrossed **SCR 34** and **SC Memorial 1** were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 4**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 934 was considered further.

Senator Hall moved to amend **HB 934**, line 3, page 7, by adding after the word, "thereof," and before the word, "such," the words, "but in no event shall he have less than five (5) years experience in a recognized law enforcement agency, which amendment was tabled upon motion of Senator Allen.

Senator Easterly moved to amend **HB 934**, line 14, page 6, by striking after the word, "shall," and before the word, "be," the word, "Not," and striking after the word, "Commission," all of lines 16 and 17 and up to the period in line 18 which amendment was declared adopted.

Upon motion of Senator Allen, **HB 934**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules were suspended, and **HB 934**, as amended, was considered engrossed and placed upon third reading and final passage.

Senators Payne, Hamilton, Cartwright, Harris, Field and Frazier asked to be made co-authors of **HB 934**, which was the order.

Senator Miskovsky moved the previous question be put.

Senator Hamilton asked unanimous consent that Senator Allen be permitted to close the debate, to which objection was voiced.

Senator Hamilton moved that Senator Allen be permitted to speak on the bill.

Senator Miskovsky asked unanimous

consent to withdraw his motion, which was declared adopted.

The vote occurring on the Hamilton motion, it was declared adopted.

Senator Allen asked unanimous consent that the Title of **HB 934** be amended to conform to the body of the bill, which was the order.

Senator Miskovsky moved the previous question be put.

THIRD READING

HB 934 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Cartwright, Collins (Pontotoc), Field, Frazier, Grantham, Hamilton, Harris, Herndon, McClendon, Mahan, Miskovsky, Payne, Stipe, Walker, Wilson (Beckham), Wilson (Greer).—18.

Nay: Breeden, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Hall, Hope, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Tipps, Trent, Young (Cleveland), Young (Haskell).—23.

Excused: Sandlin.—1.

Not Voting: Boecher, Jones.—2.

The Bill was declared failed of passage.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 56 and **SBs 98, 146, 294, 301, 313** and **417** each correctly enrolled.

Enrolled **SR 56** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SBs 98, 146, 294, 301, 313** and **417**, after fourth reading, were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HJR 522, by Foster, et al of the

House, and Miskovsky of the Senate, was read and considered.

Senator Miskovsky moved to amend **HJR 522** by striking the title and body of the Resolution and inserting the following:

"A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO THE CONSTITUTION OF OKLAHOMA, THE SAME TO BE ADDED TO ARTICLE X AND GIVEN SECTION NUMBER 27A, RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; AUTHORIZING CITIES AND TOWNS, AFTER APPROVAL OF THE PROPOSITION BY A MAJORITY VOTE OF THE VOTERS THEREOF VOTING AT AN ELECTION, TO ENTER INTO CONTRACTS AND PLEDGE REVENUES FOR TERMS OF YEARS WITH EACH OTHER, THE STATE OF OKLAHOMA, THE UNITED STATES, OR THE SUBDIVISIONS OR AGENCIES OF ANY, FOR THE PURCHASE OF WATER OR THE CONSTRUCTION, ACQUISITION OR OPERATION OF WATER FACILITIES OR THE PURCHASE OR LEASE OF RESERVOIR SPACE; AUTHORIZING ONE OR MORE CITIES AND TOWNS AFTER APPROVAL OF PROPOSITION BY A MAJORITY OF THE VOTERS VOTING AT AN ELECTION IN EACH SUCH CITY OR TOWN TO ISSUE BONDS BINDING INCOME AND REVENUE FROM THE SALE OF WATER FOR A TERM NOT EXCEEDING THIRTY (30) YEARS, FOR THE CONSTRUCTION, ACQUISITION, OWNERSHIP, REPAIR, IMPROVEMENT OR EXTENSION OF WATER FACILITIES; PROVIDING THAT THIS AMENDMENT SHALL BE INDEPENDENT OF OTHER SECTIONS OF THE CONSTITUTION RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FI-

NANCING THEREOF; PROVIDING THAT THE PROVISIONS HEREOF SHALL NOT BE EXCLUSIVE AS TO OTHER AGENCIES OF THE STATE AUTHORIZED TO INCUR INDEBTEDNESS; PROVIDING THAT SECTION 27 OF ARTICLE X OF THE CONSTITUTION SHALL BE AMENDED TO PERMIT JOINT OR INDIVIDUAL OWNERSHIP BY CITIES AND TOWNS OF WATER FACILITIES AND ORDERING A SPECIAL ELECTION AND REPEALING HOUSE JOINT RESOLUTION NO. 518 PASSED BY THE 26TH LEGISLATURE.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people, for their approval or rejection, as in the manner now provided by law, the following proposed amendment to the Constitution of Oklahoma, the same to be added to Article X, and given the Section number 27A:

Any incorporated city or town in Oklahoma may individually or jointly after approval of the proposition by a majority of the qualified electors voting in an election in each of said cities and towns, contract and pledge revenues for a term of years with other cities or towns, the State of Oklahoma, the United States of America, or any other governmental subdivision or agency of any of them, for the purpose of purchasing water, constructing, acquiring, or operating water facilities, or purchasing or leasing reservoir space. Any one or more incorporated cities and towns in Oklahoma may after approval of the proposition by a majority of the qualified electors voting in an election in each of said cities and towns issue bonds payable over a period not to exceed thirty (30) years and secured by revenues derived from the sale

of water from the construction, acquisition, repair, extension or improvement of said water facilities; and thereafter enact ordinances giving effect to the provisions of this section. This section shall be independent and shall not be limited by or limit other existing provisions of the Constitution relating to municipal water or the financing thereof, nor shall it be exclusive as to other agencies of the State of Oklahoma authorized by law to incur indebtedness. Section 27 of Article X of the Constitution which pertains to incurring of tax secured indebtedness by cities and towns for public utilities is hereby amended to permit joint ownership by cities and towns of water facilities.

SECTION 2. The Ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

Legislative Referendum No. ----

State Question No. ----

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a Constitutional Amendment authorizing cities and towns, after approval at an election, to enter into contracts and pledge revenues for a term of years with other governmental units for purchase of water, and securing water facilities; authorizing one or more cities and towns, after approval at an election, to issue bonds for a term not exceeding thirty (30) years binding revenues derived from the sale of water for individual or joint water facilities; providing that Section 27 of Article X of the Constitution which pertains to incurring of tax secured indebtedness by cities and towns shall be amended to permit joint or individual ownership by cities and towns of water facilities, be approved by the people?

SHALL THE PROPOSED

AMENDMENT BE APPROVED?

- YES
- NO

SECTION 3. The Speaker of the House of Representatives shall, immediately after the adoption of this Resolution, prepare and file one (1) copy of the Resolution, including the ballot title, with the Secretary of State and one (1) copy with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on the first day of July, 1958, or at the sound discretion of the governor of the State of Oklahoma at an earlier state-wide election, at which the proposed amendment to the Constitution of Oklahoma set forth in Section 1 of this Resolution shall be submitted to the people for their approval or rejection, as and in the manner provided by law.

SECTION 5. The terms and provisions of House Joint Resolution No. 518, passed by the 26th Session of the Oklahoma Legislature are hereby repealed," which amendment was declared adopted.

Upon motion of Senator Miskovsky, **HJR 522**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules were suspended, and **HJR 522** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 522 was read for the third time at length as follows:

HJR 522—By Foster, McCarty, Harvey, Andrews, Rogers and Fuller of the House and Miskovsky of the Senate.

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO THE CONSTITUTION OF OKLAHOMA, THE SAME TO BE ADDED TO ARTICLE X AND GIVEN SECTION NUMBER 27A, RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; AU-

THORIZING CITIES AND TOWNS, AFTER APPROVAL OF THE PROPOSITION BY A MAJORITY OF THE VOTERS THEREOF VOTING AT AN ELECTION, TO ENTER INTO CONTRACTS AND PLEDGE REVENUES FOR TERMS OF YEARS WITH EACH OTHER, THE STATE OF OKLAHOMA, THE UNITED STATES, OR THE SUBDIVISIONS OR AGENCIES OF ANY, FOR THE PURCHASE OF WATER OR THE CONSTRUCTION, ACQUISITION OR OPERATION OF WATER FACILITIES OR THE PURCHASE OR LEASE OF RESERVOIR SPACE; AUTHORIZING ONE OR MORE CITIES AND TOWNS AFTER APPROVAL OF PROPOSITION BY A MAJORITY OF THE VOTERS VOTING AT AN ELECTION IN EACH SUCH CITY OR TOWN TO ISSUE BONDS BINDING INCOME AND REVENUE FROM THE SALE OF WATER FOR A TERM NOT EXCEEDING THIRTY (30) YEARS, FOR THE CONSTRUCTION, ACQUISITION, OWNERSHIP, REPAIR, IMPROVEMENT OR EXTENSION OF WATER FACILITIES; PROVIDING THAT THIS AMENDMENT SHALL BE INDEPENDENT OF OTHER SECTIONS OF THE CONSTITUTION RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; PROVIDING THAT THE PROVISIONS HEREOF SHALL NOT BE EXCLUSIVE AS TO OTHER AGENCIES OF THE STATE AUTHORIZED TO INCUR INDEBTEDNESS; PROVIDING THAT SECTION 27 OF ARTICLE X OF THE CONSTITUTION SHALL BE AMENDED TO PERMIT JOINT OR INDIVIDUAL OWNERSHIP BY CITIES AND TOWNS OF WATER FACILITIES AND ORDERING A SPECIAL ELECTION, AND REPEALING HOUSE JOINT RESOLUTION NO. 518 PASSED BY THE 26TH LEGISLATURE.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND SENATE OF THE TWENTY-SIXTH LEG-

ISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people, for their approval or rejection, as in the manner now provided by law, the following proposed amendment to the Constitution of Oklahoma, the same to be added to Article X, and given the Section number 27A:

Any incorporated city or town in Oklahoma may individually or jointly, after approval of the proposition by a majority of the qualified electors voting in an election in each of said cities and towns, contract and pledge revenues for a term of years with other cities or towns, the State of Oklahoma, the United States of America, or any other governmental subdivision or agency of any of them, for the purpose of purchasing water, constructing, acquiring, or operating water facilities, or purchasing or leasing reservoir space. Any one or more incorporated cities and towns in Oklahoma may after approval of the proposition by a majority of the qualified electors voting in an election in each of said cities and towns issue bonds payable over a period not to exceed thirty (30) years and secured by revenues derived from the sale of water for the construction, acquisition, repair, extension or improvement of said water facilities; and thereafter enact ordinances giving effect to the provisions of this section. This section shall be independent and shall not be limited by or limit other existing provisions of the Constitution relating to municipal water or the financing thereof, nor shall it be exclusive as to other agencies of the State of Oklahoma authorized by law to incur indebtedness. Section 27 of Article X of the Constitution which pertains to incurring of tax secured indebtedness by cities and towns for public utilities is hereby amended to permit joint ownership by cities and towns of water facilities.

SECTION 2. The Ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

Legislative Referendum No. ----

State Question No. ----

THE GIST OF THE PROPOSITION
IS AS FOLLOWS:

Shall a Constitutional Amendment authorizing cities and towns, after approval at an election, to enter into contracts and pledge revenues for a term of years with other governmental units for purchase of water, and securing water facilities; authorizing one or more cities and towns, after approval at an election, to issue bonds for a term not exceeding thirty (30) years binding revenues derived from the sale of water for individual or joint water facilities; providing that Section 27 of Article X of the Constitution which pertains to incurring of tax secured indebtedness by cities and towns shall be amended to permit joint or individual ownership by cities and towns of water facilities,

be approved by the people?

SHALL THE PROPOSED
AMENDMENT BE APPROVED?

YES

NO

SECTION 3. The Speaker of the House of Representatives shall, immediately after the adoption of this Resolution, prepare and file one (1) copy of the Resolution, including the ballot title, with the Secretary of State and one (1) copy with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on the first day of July, 1958, or at the sound discretion of the governor of the State of Oklahoma at an earlier state-wide election, at which the proposed amendment to the Constitution of Oklahoma set forth in Section 1 of this Resolution, shall be submitted to the people for their approval or rejection.

tion, as and in the manner provided by law.

SECTION 5. The terms and provisions of House Joint Resolution No. 518, passed by the 26th session of the Oklahoma Legislature are hereby repealed.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—33.

Nay: Coppock, Hall, Perryman.—3.

Excused: Sandlin.—1.

Not Voting: Boecher, Dacus, Easterly, Frazier, Tipps, Wilson (Beckham), Young (Haskell).—7.

The Resolution, having received the constitutional majority of the votes of all members elected to and constituting the Senate, was declared passed.

The question being, "Shall **HJR 522**—by Foster, McCarty, Harkey, Andrews, Rogers and Fuller of the House and Miskovsky of the Senate, entitled:

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE, FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT TO THE CONSTITUTION OF OKLAHOMA, THE SAME TO BE ADDED TO ARTICLE X AND GIVEN SECTION NUMBER 27A, RELATING TO MUNICIPAL WATER, WATER FACILITIES, AND THE FINANCING THEREOF; AUTHORIZING CITIES AND TOWNS, AFTER APPROVAL OF THE PROPOSITION BY A MAJORITY OF THE VOTERS THEREOF VOTING AT AN ELECTION, TO ENTER INTO CONTRACTS AND PLEDGE REVENUES FOR TERMS OF YEARS WITH EACH OTHER, THE STATE OF OKLAHOMA,

THE UNITED STATES, OR THE SUBDIVISIONS OR AGENCIES OF ANY, FOR THE PURCHASE OF WATER OR THE CONSTRUCTION, ACQUISITION OR OPERATION OF WATER FACILITIES OR THE PURCHASE OR LEASE OF RESERVOIR SPACE AUTHORIZING ONE OR MORE CITIES AND TOWNS AFTER APPROVAL OF PROPOSITION BY A MAJORITY OF THE VOTERS VOTING AT AN ELECTION IN EACH SUCH CITY OR TOWN TO ISSUE BONDS BINDING INCOME AND REVENUE FROM THE SALE OF WATERS FOR A TERM NOT EXCEEDING THIRTY (30) YEARS, FOR THE CONSTRUCTION, ACQUISITION, OWNERSHIP, REPAIR, IMPROVEMENT OR EXTENSION OF WATER FACILITIES, PROVIDING THAT THIS AMENDMENT SHALL BE INDEPENDENT OF OTHER SECTIONS OF THE CONSTITUTION RELATING TO MUNICIPAL WATER, WATER FACILITIES AND THE FINANCING THEREOF; PROVIDING THAT THE PROVISIONS HEREOF SHALL NOT BE EXCLUSIVE AS TO OTHER AGENCIES OF THE STATE AUTHORIZED TO INCUR INDEBTEDNESS; PROVIDING THAT SECTION 27 OF ARTICLE X OF THE CONSTITUTION SHALL BE AMENDED TO PERMIT JOINT OR INDIVIDUAL OWNERSHIP BY CITIES AND TOWNS OF WATER FACILITIES AND ORDERING A SPECIAL ELECTION AND REPEALING HOUSE JOINT RESOLUTION 518 PASSED BY THE 26TH LEGISLATURE," be ordered referred by the Legislature of the State of Oklahoma for approval or rejection at a Special Election to be held throughout the State on the first day of July, 1958, or at the sound discretion of the Governor of the State of Oklahoma at an earlier statewide election, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on the first day of July, 1958, or at the

sound discretion of the Governor of the State of Oklahoma at an earlier statewide election, as provided in Section 1 of Article 24 of the Constitution of the State of Oklahoma, the roll call resulting as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dendy, Field, Fine, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—34.

Nay: Coppock.—1.

Excused: Sandlin.—1.

Not Voting: Boecher, Dacus, Easterly, Frazier, Garvin, Mahan, Tipps, Wilson (Beckham).—8.

The Presiding Officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had voted in favor of calling the Special Election.

HJR 522 was referred for engrossment.

GENERAL ORDER

HB 1031, by Langley of the House and Fine of the Senate, was read and considered.

Upon motion of Senator Rinehart, **HB 1031** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules were suspended, and **HB 1031** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1031 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Field, Garvin, Grantham, Hamilton,

Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Breeden.—1.

Excused: Hall, Sandlin.—2.

Not Voting: Boecher, Cartwright, Collins (Pontotoc), Dendy, Easterly, Fine, Frazier, Price, Tipps, Wilson (Beckham).—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Collins (Creek), Coppock, Cowden, Dacus, Field, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Breeden.—1.

Excused: Hall, Sandlin.—2.

Not Voting: Boecher, Cartwright, Collins (Pontotoc), Dendy, Easterly, Fine, Frazier, Price, Tipps, Wilson (Beckham).—10.

The Emergency was declared passed.

HB 1031 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, May 28, 1957, of Enrolled SBs Nos. 92, 116, 178, 180, 181, 182, 228, 235, 236 and 469 entitled:

ENROLLED SENATE BILL NO. 92—
By Wilson (Greer), Dacus, Hamilton, Jones, McColgin, Miskovsky, Perryman, Rinehart, Ritzhaupt, Trent and Young (Haskell) of the Senate, and Hurst, Skeith, Nigh and Levergood of the House.

AN ACT PERTAINING TO PAROLES; AMENDING 57 O. S. 1951 §

332.10; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 116
—By Easterly of the Senate, and Bond (Marshall), Chambers, Green, Hargrave, Lance and Sumrall of the House.

AN ACT RELATING TO COMMUNITY SALES; AMENDING SECTION 5, SUB-ARTICLE D, ARTICLE 9, CHAPTER A, TITLE 2, OKLAHOMA SESSION LAWS 1955; REQUIRING AUTOMATIC STAMPING DEVICES TO BE USED WITH SCALES USED AT COMMUNITY SALES.

ENROLLED SENATE BILL NO. 178
—By Stipe of the Senate, and Gotcher and Skeith of the House.

AN ACT AMENDING 22 O. S. 1951, § 1277, AS AMENDED BY SECTION 1, CHAPTER 25a, TITLE 22, PAGE 201, OKLAHOMA SESSION LAWS 1955; RELATING TO COSTS IN CERTAIN CRIMINAL ACTIONS AND HABEAS CORPUS PROCEEDINGS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 180
—By Sandlin of the Senate, and Levergood of the House.

AN ACT RELATING TO SERVICE BY PUBLICATION; AMENDING 12 O. S. 1951, § 177.1; PROVIDING THAT AFFIDAVITS AND VERIFICATIONS REQUIRED IN OBTAINING SERVICE BY PUBLICATION IN CIVIL CASES MAY BE MADE BY THE ATTORNEY FOR THE PLAINTIFF OR PARTY OBTAINING THE SERVICE BY PUBLICATION; VALIDATING JUDGMENTS IN CERTAIN CASES WHERE SERVICE BY PUBLICATION HAS BEEN HAD; PROVIDING PENDING LITIGATION SHALL NOT BE AFFECTED; PROVIDING TIME FOR FILING ACTION.

ENROLLED SENATE BILL NO. 181
—By Sandlin, Rinehart and McColgin of the Senate, and Levergood, Huser and Rives of the House.

AN ACT RELATING TO SERVICE

BY PUBLICATION IN CIVIL CASES; AMENDING 12 O. S. 1951, § 170, AS AMENDED BY SECTION 1 OF CHAPTER 6, TITLE 12, PAGES 49 AND 50, OKLAHOMA SESSION LAWS 1953; PROVIDING THAT AFFIDAVITS AND VERIFICATIONS REQUIRED IN OBTAINING SERVICE BY PUBLICATION MAY BE MADE BY THE ATTORNEY FOR THE PLAINTIFF OR PARTY OBTAINING THE SERVICE BY PUBLICATION; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 182
—By Sandlin of the Senate and Levergood of the House.

AN ACT RELATING TO SERVICE BY PUBLICATION IN CIVIL CASES; AMENDING 12 O. S. 1951 § 171, AS AMENDED BY SECTION 2 OF CHAPTER 6, TITLE 12, PAGES 50 AND 51, OKLAHOMA SESSION LAWS 1953, PROVIDING THAT AFFIDAVITS AND VERIFICATIONS REQUIRED IN OBTAINING SERVICE BY PUBLICATION MAY BE MADE BY THE ATTORNEY FOR THE PLAINTIFF OR PARTY OBTAINING THE SERVICE BY PUBLICATION; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 228
—By Ritzhaupt.

AN ACT RELATING TO STREETS IN CITIES, INCORPORATED TOWNS AND OTHER MUNICIPALITIES; PROVIDING FOR CONSTRUCTION, IMPROVEMENT, REPAIR AND MAINTENANCE THEREOF UNDER CERTAIN CONDITIONS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 235
—By Breeden.

AN ACT RELATING TO THE CARRYING OF WEAPONS; AMENDING 21 O. S. 1951 § 1272; MAKING IT UNLAWFUL TO CARRY CERTAIN TYPES OF KNIVES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 286

—By Payne of the Senate and Cole of the House.

AN ACT RELATING TO BRAKE FLUID; DEFINING TERMS; PROVIDING THAT NO BRAKE FLUID SHALL BE BARTERED, SOLD, OFFERED FOR SALE, EXCHANGED IN ANY TRANSACTION, OR BE HELD WITH INTENT TO SELL UNLESS IT MEETS CERTAIN SPECIFICATIONS; PROHIBITING ADULTERATION OF BRAKE FLUID; REQUIRING INSPECTION BY THE FUEL INSPECTION DIVISION OF THE CORPORATION COMMISSION; REQUIRING INSPECTION FEES AND ALLOCATION OF REVENUES THEREFROM; AUTHORIZING THE CORPORATION COMMISSION TO MAKE RULES AND REGULATIONS; PROHIBITING CERTAIN ADVERTISING; PROVIDING PENALTIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 469

—By Committee on Roads and Highways.

AN ACT RELATING TO PUBLIC HIGHWAYS; REPEALING SECTION 11 OF SENATE BILL NO. 105 OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE OF 1957; MAKING AN APPROPRIATION TO THE STATE HIGHWAY DEPARTMENT OF ANY MONEY ACCRUING TO THE CREDIT OF THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL YEAR ENDING JUNE 30, 1957, IN EXCESS OF ALL APPROPRIATIONS HERETOFORE MADE BY THE LEGISLATURE FROM SAID MONEY TO THE STATE HIGHWAY DEPARTMENT FOR THE PURPOSE OF CONSTRUCTION OF HIGHWAYS; AND DECLARING AN EMERGENCY.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 54 correctly enrolled.

Enrolled **SB 54**, after fourth reading, was properly signed and ordered trans-

mitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 525, by McCarty et al, was read and considered.

Upon motion of Senator Miskovsky, **HB 525** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **HB 525** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 525 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Walker.—1.

Excused: Hall, Sandlin.—2.

Not Voting: Boecher, Collins (Pontotoc), Dendy, Easterly, Frazier, Jones, Mahan, Price, Tipps, Wilson (Beckham).—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Field, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Shoemake, Stipe, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Walker.—1.

Excused: Hall, Sandlin.—2.

Not Voting: Boecher, Collins (Pontotoc), Dendy, Easterly, Frazier, Jones, Mahan, Price, Tipps, Wilson (Beckham).—10.

The Emergency was declared passed.

HB 525 was properly signed and ordered returned to Honorable House.

Upon requests of Senator McClendon and Senator Wilson (Greer), Debbie and Stephen, children of Mr. E. H. McDonald, Assistant State Superintendent of Public Instruction, were made Honorary Pages for this legislative day.

Senator Cowden presiding.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed **HB 733**, requesting Conference and naming Conferees as follows: Nigh, Norris and Garrison.

Upon motion of President Pro Tempore Baldwin, the request of the Honorable House for a conference on Engrossed **HB 733** was ordered granted and he appointed as the Senate Conferees thereunder Senators Walker, Frazier and Tipps.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 38**, as amended.

HAs to **SJR 38** read as follows, and concurred in upon motion of Senator Baldwin:

AMENDMENT NO. 1. Amend Engrossed Senate Joint Resolution No. 38, by striking the TITLE and inserting in lieu thereof a new TITLE to read as follows:

"A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE X, SECTION 8, OKLAHOMA CONSTITUTION, PROVIDING THAT ALL REAL PROPERTY AND TANGIBLE PERSONAL PROPERTY TAXED AD VALOREM SHALL BE ASSESSED FOR TAXATION AT NOT MORE THAN THIRTY FIVE PER CENT (35%) OF ITS FAIR CASH VALUE

ESTIMATED AT THE PRICE IT WOULD BRING AT A FAIR VOLUNTARY SALE; AND ORDERING A SPECIAL ELECTION."

AMENDMENT NO. 2. Page 1, SECTION 1, Line 13, amend by striking symbol "§ 8, Article X" and inserting in lieu thereof the following: "Article X, Section 8";

AMENDMENT NO. 3. Amend by striking all of Lines 15 and 22 inclusive, on Page 1 and inserting in lieu thereof the following:

"§ 8. All property which may be taxed ad valorem shall be assessed for taxation at its fair cash value, estimated at the price it would bring at a fair voluntary sale, except real property and tangible personal property shall not be assessed for taxation at more than thirty five per cent (35%) of its fair cash value, estimated at the price it would bring at a fair voluntary sale."

AMENDMENT NO. 4. Amend by striking all of Lines 29 and 33 inclusive on Page 1, of SECTION 2 and inserting in lieu thereof the following:

"Amending Article X, Section 8, Oklahoma Constitution, providing that real property and tangible personal property taxed ad valorem shall be assessed for taxation at not more than thirty-five per cent (35%) of its fair cash value estimated at the price it would bring at a fair voluntary sale."

SJR 38, as amended, by the Honorable House, was read at length, as follows:

ENGROSSED SENATE JOINT RESOLUTION NO. 38—By Baldwin, Breeden, Carrier, Easterly, Perryman, Sandlin and Young (Haskell).

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE X, § 8, OKLAHOMA CONSTITUTION, PROVIDING THAT ALL REAL PROPERTY AND TANGIBLE PERSONAL PROPERTY TAXED AD VALOREM

SHALL BE ASSESSED FOR TAXATION AT NOT MORE THAN THIRTY-FIVE (35%) PER CENT OF ITS FAIR CASH VALUE ESTIMATED AT THE PRICE IT WOULD BRING AT A FAIR VOLUNTARY SALE; AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Secretary of State shall refer to the people for their approval or rejection, as and in the manner provided by law, the following proposed amendment to Article X, § 8, of the Constitution of Oklahoma:

§ 8. All property which may be taxed ad valorem shall be assessed for taxation at its fair cash value, estimated at the price it would bring at a fair voluntary sale, except real property and tangible personal property shall not be assessed for taxation at more than thirty-five (35%) per cent of its fair cash value, estimated at the price it would bring at a fair voluntary sale.

SECTION 2. The ballot title for said proposed amendment shall be in the following form:

BALLOT TITLE

STATE QUESTION NO. -----
LEGISLATIVE REFERENDUM NO.----

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

Shall a constitutional amendment Amending Article X, § 8, Oklahoma Constitution providing that real property and tangible personal property taxed ad valorem shall be assessed for taxation at not more than thirty-five per cent (35%) of its fair cash value estimated at the price it would bring at a fair voluntary sale, be approved by the people?

SHALL THE PROPOSED AMENDMENT BE ADOPTED

- YES
- NO

SECTION 3. The President of the Senate shall immediately after the adoption of this Resolution prepare and file one (1) copy of the Resolution, including the above ballot title, with the Secretary of State, and one (1) copy with the Attorney General.

SECTION 4. A special election is hereby ordered to be held throughout the State on the date of the next regular primary election, at which the proposed amendment to the Constitution of the State of Oklahoma set forth in Section 1 of this Resolution shall be submitted to the people for their approval or rejection, as and in the manner provided by law.

On question of passage of Resolution, as amended, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—32.

Nay: McClendon, Young (Haskell).—2.

Excused: Hall, Sandlin.—2.

Not Voting: Dendy, Easterly, Jones, Mahan, Price, Rinehart, Tipps, Wilson (Beckham).—8.

The Resolution, as amended, was declared passed.

The question being, "Shall SJR 38 by Baldwin, Breeden, Carrier, Easterly, Perryman, Sandlin and Young (Haskell), entitled:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE X, § 8, OKLAHOMA CONSTITUTION, PROVIDING THAT ALL REAL PROPERTY AND TANGIBLE PERSONAL PROPERTY TAXED AD VALOREM SHALL BE ASSESSED FOR TAXATION AT NOT MORE THAN THIRTY-FIVE (35%) PER CENT OF ITS FAIR CASH VALUE ESTIMATED AT THE PRICE IT WOULD BRING AT A FAIR VOLUNTARY SALE; AND ORDERING A SPECIAL ELECTION," be ordered referred by the Legislature of the State of Oklahoma, for approval or rejection at a Special Election to be held throughout the State on the date of the next regular primary election, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on the date of the next regular primary election, as provided in Section 1, of Article 24 of the Constitution of the State of Oklahoma? The roll call resulting as follows.

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—34.

Nay: Young (Haskell).—1.

Excused: Hall, Sandlin.—2.

Not Voting: Coppock, Dendy, Easterly, Jones, Mahan, Tipps, Wilson (Beckham).—7.

House Amendments were properly signed and above numbered Resolution, as amended, was referred for enrollment.

GENERAL ORDER

HB 994, by Finch of the House and Collins (Creek) of the Senate, was read and considered.

Upon motion of Senator Collins (Creek), **HB 994** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended and **HB 994** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 994 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: McSpadden.—1.

Excused: Hall, Sandlin.—2.

Not Voting: Cartwright, Coppock, Easterly, Jones, Mahan, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Nay: McSpadden.—1.

Excused: Hall, Sandlin.—2.

Not Voting: Cartwright, Coppock, Easterly, Jones, Mahan, Wilson (Beckham).—6.

The Emergency was declared passed.

HB 994 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 854, by Belvin et al, was read and considered.

Upon request of Senator Young (Haskell), consideration of **HB 854** was deferred temporarily.

HB 520, by McCarty and Skeith, was read and considered.

Upon motion of Senator Miskovsky, **HB 520** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules of the Senate were suspended and **HB 520** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 520 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Haskell).—34.

Nay: Young (Cleveland).—1.

Excused: Hall, Sandlin.—2.

Not Voting: Breeden, Cartwright, Herndon, Jones, Mahan, Walker, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Haskell).—34.

Nay: Young (Cleveland).—1.

Excused: Hall, Sandlin.—2.

Not Voting: Breeden, Cartwright, Herndon, Jones, Mahan, Walker, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 520 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1014, by Odom et al of the House and McSpadden, Shoemake, Dendy and Mahan of the Senate, was read and considered.

Senator Ritzhaupt moved to amend **HB 1014**, line 5, page 1, by striking after the word "shall" and before the word "be" the word "not" and inserting "be authorized to have a conference between employee and employer and"; also in line 1, page 2, after the word "fits" and before the word "which" by inserting "aged to and."

Senator Rinehart moved to table the Ritzhaupt amendment, which motion failed of adoption.

The vote occurring on the Ritzhaupt amendment, it was declared failed of adoption upon a roll call as follows:

Aye: Breeden, Carrier, Coppock, Cowden, Field, Fine, Garvin, Grantham,

Jones, McColgin, Mahan, Price, Ritzhaupt, Wilson (Greer), Young (Cleveland).—15.

Nay: Allen, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Hamilton, Harris, Herndon, Hope, McClendon, McSpadden, Miskovsky, Payne, Perryman, Rinehart, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Young (Haskell).—21.

Excused: Hall, Sandlin.—2.

Not Voting: Baldwin, Boecher, Cartwright, Dendy, Frazier, Walker.—6.

Senator Miskovsky moved to amend Section 1 of **HB 1014**, as follows:

"Section (j) of Section 229 of Title 4, O. S. is hereby amended to read as follows: Section (j) 'Unemployment—Effective Date.' An individual shall be deemed unemployed with respect to any week during which he performed no services and with respect to which no wages are payable to him, or with respect to any week of less than full time work if the wages payable to him with respect to such week are less than his weekly benefit amount plus Seven (\$7.00) Dollars; provided that for the purpose of this paragraph only, any vacation leave or annual leave payments, which such individual may receive or be entitled to from his employer or former employer, arising by reason of final separation from employment, shall be deemed to be 'wages' as the term 'wages' is used in this paragraph.

Provided however that the provisions of this Section shall become effective for the first week ending after July 1, 1957."

Senator Rinehart moved to table the Miskovsky amendment, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Fine, Frazier, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Payne, Rinehart, Stipe, Tipps,

Trent, Walker, Wilson (Beckham), Young (Haskell).—22.

Nay: Boecher, Breeden, Carrier, Coppock, Cowden, Easterly, Field, Garvin, Grantham, Jones, Mahan, Miskovsky, Perryman, Price, Ritzhaupt, Shoemake, Wilson (Greer), Young (Cleveland).—18.

Excused: Hall, Sandlin.—2.

Not Voting: Dendy, Herndon.—2.

The President presiding.

Upon motion of Senator Rinehart, **HB 1014** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended and **HB 1014** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1014 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Fine, Frazier, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Rinehart, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Young (Cleveland), Young (Haskell).—27.

Nay: Boecher, Carrier, Coppock, Garvin, Grantham, Mahan, Perryman, Price, Ritzhaupt, Wilson (Greer).—10.

Excused: Dendy, Hall, Sandlin.—3.

Not Voting: Breeden, Cowden, Field, Jones.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Easterly, Fine, Frazier, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Mis-

kovsky, Payne, Perryman, Rinehart, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Carrier, Coppock, Garvin, Grant-ham, Mahan, Price, Ritzhaupt.—7.

Excused: Dendy, Hall, Sandlin.—3.

Not Voting: Breeden, Cowden, Field, Jones.—4.

The Emergency was declared passed.

HB 1014 was properly signed and ordered returned to the Honorable House. Senator Cowden presiding.

GENERAL ORDER

HB 602, by Committee on County, State and Federal Government, was read and considered.

Upon motion of Senator Young (Cleveland), **HB 602** was advanced to engrossment and third reading.

Upon motion of Senator Young (Cleveland), the rules of the Senate were suspended and **HB 602** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 602 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, East-erly, Field, Frazier, Garvin, Grantham, Harris, Hope, Jones, McColgin, McSpad-den, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Fine, Hamilton, Mahan.—3.

Excused: Hall, Sandlin.—2.

Not Voting: Baldwin, Cartwright, Herndon, McClendon, Walker, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, East-erly, Field, Frazier, Garvin, Grantham, Harris, Hope, Jones, McColgin, McSpad-den, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Greer), Young (Cleveland), Young (Haskell).—33.

Nay: Fine, Hamilton, Mahan.—3.

Excused: Hall, Sandlin.—2.

Not Voting: Baldwin, Cartwright, Herndon, McClendon, Walker, Wilson (Beckham).—6.

The Emergency was declared passed.

HB 602 was properly signed and ordered returned to the Honorable House.

The President Presiding.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-grossed **SB 226**, and naming House Con-ferrees as follows: Ozmun, Hurst, Cox.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-grossed **SB 159**, and naming House Con-ferrees as follows: Levergood, Bliss, Oz-mun.

MESSAGES FROM HOUSE

Returning following Bill and/or Reso-lution, together with Conference Com-mittee Report thereon, advising adop-tion of Conference Committee Report and passage of Measure as amended: Engrossed **SB 114**.

The above numbered Bill and/or Reso-lution as amended in Conference was re-ferred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and return-ing Enrolled **SJR**s 30, 40, 45; **SB**s 57, 58, 101, 107, 113, 166, 176, 186, 223, 230, 300, 312, 318, 334, 347, 351, 378,

389, 396, 427, 443, 444, 448, 449, 455, 456, 459, 460, 470.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCRs 30** and **32**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 596, 611, 661, 719, 789, 807, 929, and 976**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Young (Cleveland) presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SRs 55, 58, 59, SBs 124, 136, 367, 369, 395 and 430 each correctly enrolled.

Enrolled **SRs 55, 58 and 59** were each properly signed and ordered referred to the Secretary of State.

Enrolled **SBs 124, 136, 367, 369, 395 and 430**, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 723**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Returning following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report

and passage of Measure as amended: Engrossed **SB 47**.

The above numbered Bill and/or Resolution as amended in Conference was referred for enrollment.

GENERAL ORDER

HB 824, by Harkey and Bullard of the House and Baldwin and Fine of the Senate, was read and considered.

Upon motion of Senator Rinehart, **HB 824** was advanced to engrossment and third reading.

Upon motion of Senator Rinehart, the rules of the Senate were suspended and **HB 824** was considered engrossed and placed upon third reading.

THIRD READING

HB 824 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Hall, Sandlin.—2.

Not Voting: Breeden, Field, Frazier, Jones, McClendon, Mahan, Payne.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker,

Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Hall, Sandlin.—2.

Not Voting: Breeden, Field, Frazier, Jones, McClendon, Mahan, Payne.—7.

The Emergency was declared passed.

HB 824 was properly signed and ordered returned to the Honorable House.

President Pro Tempore Baldwin presiding.

Senator Cowden moved that all House Bills on the Calendar be stricken, which motion failed of adoption.

GENERAL ORDER

HB 760, by Hammers, was read and considered.

Upon motion of Senator Shoemake, **HB 760** was advanced to engrossment and third reading.

By unanimous consent, **HB 760** was placed upon third reading and final passage.

Senator Shoemake asked that final passage of **HB 760** be deferred temporarily, which was the order.

MESSAGES FROM HOUSE

Returning following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 381**.

The above numbered Bill and/or Resolution as amended in Conference was referred for enrollment.

MESSAGE FROM THE GOVERNOR

The following Message from the Governor was received and read:

TO THE PRESIDENT AND MEMBERS OF THE HONORABLE SENATE TWENTY-SIXTH OKLAHOMA LEGISLATURE

Gentlemen:

I have vetoed Senate Bill No. 24 for the reason that an appropriation was not made from which to pay the expenditures provided for in the bill. The expenditure of the money made mandatory in this bill would force the curtailment of vital and necessary functions in connection with our penal institutions.

I am in sympathy with the humanitarian principles underlying this legislation and I am preparing an executive order directed to the wardens of the penal institutions in the State of Oklahoma asking that they pay from the canteen funds or revolving funds of these institutions, if sufficient funds are available, the cash payment of \$25.00 for each discharged convict and in addition provide him transportation costs to the place from which he was tried and convicted. I hope sufficient funds are available and that the program can be put into immediate effect.

By the Governor of the State of Oklahoma

S/RAYMOND GARY.

MESSAGES FROM GOVERNOR

Advising approval by him, May 28, 1957, of Enrolled **SB No. 388** entitled:

ENROLLED SENATE BILL NO. 388
—By McSpadden of the Senate and Briscoe of the House.

AN ACT RELATING TO TELEPHONE SERVICE; AMENDING TITLE 17, O. S. 1951, § § 131, 132 AND 133; PRESCRIBING CONDITIONS UNDER WHICH CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY WILL BE ISSUED BY THE CORPORATION COMMISSION FOR THE CONSTRUCTION, BUILDING, EQUIPPING AND OPERATING OF TELEPHONE LINES, EXCHANGES, SYSTEMS AND EXTENSIONS THEREOF IN THE STATE OF OKLAHOMA; AND PROVIDING THE PROCEDURE THEREFOR.

GENERAL ORDER

HB 893, by Strickland et al, was read and considered.

Upon motion of Senator Trent, **HB 893** was advanced to engrossment and third reading.

Upon motion of Senator Trent, the rules of the Senate were suspended and **HB 893** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 893 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson, (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Price, Ritzhaupt.—2.

Excused: Hall, Sandlin.—2.

Not Voting: Boecher, Breeden, Field, Frazier, Jones, McSpadden, Rinehart, Walker.—8.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, Mahan, Miskovsky, Payne, Perryman, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson, (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Price, Ritzhaupt.—2.

Excused: Hall, Sandlin.—2.

Not Voting: Boecher, Breeden, Field,

Frazier, Jones, McSpadden, Rinehart, Walker.—8.

The Emergency was declared passed.

HB 893 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 771, by Judiciary Committee, was read and considered.

Senator Stipe moved to amend **HB 771**, by inserting a new Section 2 as follows: "Section 2. The provisions of this Act shall not be applicable to regularly admitted practicing attorneys in the courts of record in another state or territory, which state or territory or the courts thereof do not require an attorney who is a resident of and duly and regularly admitted to practice in the courts of record of that State. It is intended that this be a reciprocal act and shall apply to attorneys from those states and territories or courts who require members of the Oklahoma Bar to have a member of the Bar or attorney of said State, Territory or courts thereof, associated and personally appearing with said member of the Oklahoma Bar" which amendment was declared adopted.

Upon motion of Senator Shoemake, the title of **HB 771**, as amended, was ordered amended to conform to the bill as amended.

Upon motion of Senator Shoemake, **HB 771** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **HB 771**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Hamilton presiding.

THIRD READING

HB 771 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: Young (Haskell).—1.

Excused: Hall, Sandlin.—2.

Not Voting: Breeden, Carrier, Collins (Pontotoc), Field, Jones, McClendon, Mahan, Miskovsky, Rinehart, Tipps.—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—31.

Nay: Young (Haskell).—1.

Excused: Hall, Sandlin.—2.

Not Voting: Breeden, Carrier, Collins (Pontotoc), Field, Jones, McClendon, Mahan, Miskovsky, Rinehart, Tipps.—10.

The Emergency was declared passed.

HB 771, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 812**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 812** was read and adopted upon motion of Senator Payne:

TO THE SPEAKER OF THE HOUSE

OF REPRESENTATIVES AND TO THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 812** and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO COMPENSATION AND DUTIES OF COURT CLERKS AND COUNTY TREASURERS OF CERTAIN COUNTIES, AMENDING SECTION 1 OF HOUSE BILL NO. 1003 OF THE TWENTY-FIFTH (1955) OKLAHOMA LEGISLATURE; IMPOSING ADDITIONAL DUTIES ON COURT CLERKS AND COUNTY TREASURERS OF CERTAIN COUNTIES, AND PROVIDING FOR ADDITIONAL COMPENSATION FOR THE PERFORMANCE OF SUCH ADDITIONAL DUTIES; PROVIDING FOR ADDITIONAL COMPENSATION OF COUNTY COURT STENOGRAPHERS AND THE SOURCE THEREOF; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Senate Amendments No. 1 and No. 2.
2. That the attached Conference Committee Substitute be adopted.

Respectfully Submitted,

For the Senate:	For the House:
Payne,	Nevins,
Chairman	Chairman
Tipps	Richeson
Stipe	Cole

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 812—By Richeson, Cole and Nevins of the House and Payne of the Senate.

AN ACT RELATING TO COMPENSATION AND DUTIES OF COURT CLERKS, COUNTY TREASURERS AND COUNTY SUPERINTENDENTS OF SCHOOLS OF CERTAIN COUNTIES; AMENDING SECTION 1 OF

HOUSE BILL NO. 1003 OF THE TWENTY-FIFTH (1955) OKLAHOMA LEGISLATURE; IMPOSING ADDITIONAL DUTIES ON COURT CLERKS, COUNTY TREASURERS AND COUNTY SUPERINTENDENTS OF SCHOOLS OF CERTAIN COUNTIES; AND PROVIDING FOR ADDITIONAL COMPENSATION FOR THE PERFORMANCE OF SUCH ADDITIONAL DUTIES; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Section 1 of House Bill No. 1003, Session Laws 1955, is hereby amended to read as follows:

Section 1. In all counties of this State having a population of not less than forty-four thousand (44,000) or more than forty-five thousand (45,000) inhabitants, according to the Federal Decennial Census of 1950 or any succeeding Federal Decennial Census and having a net assessed valuation in excess of Twenty-four Million Dollars (\$24,000,000.00) in the year 1956, the annual salaries of the county assessor, court clerk, county treasurer, county superintendent of schools and county clerk shall be Four Thousand Five Hundred Dollars (\$4,500.00), the sheriff Five Thousand (\$5,000.00), and the travel allowance of the county commissioners shall be One Thousand Eight Hundred Dollars (\$1,800.00).

SECTION 2. The increased compensation payable by this Act to the court clerk in any such county shall be in addition to the salary now provided by law and shall be for additional duties, hereby required, for serving as a statistical clerk, and for keeping additional records of the number of marriage licenses issued, divorces, passports and naturalization papers, and for making records available to the public thereof, and for assistance given to applicants requesting birth certificates, and for providing legal forms for the public; the in-

creased compensation hereby provided for the county treasurer in any such county shall be compensation in addition to the salary now provided by law for the extra duties, hereby imposed and required, of serving as a tax consultant and informant to the public on tax matters and the purpose of tax levies in such county; and the increased compensation hereby provided for the county superintendent of schools in any such county shall be compensation in addition to the salary now provided by law for extra duties, hereby imposed and required, for maintaining an advisory service on problems involving school district finances and budgets, interpretations and explanations of school laws, school planning, transportation, school district reorganization, apportionments of funds to school districts and reports required by the State Board of Education.

SECTION 3. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

HB 812, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Hall, Sandlin.—2.

Not Voting: Baldwin, Breeden, Carrier, Field, Fine, Jones, McClendon, Mahan, Miskovsky, Shoemake, Wilson (Beckham).—11.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Payne, Perryman, Price, Rinehart, Ritzhaupt, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Hall, Sandlin.—2.

Not Voting: Baldwin, Breeden, Carrier, Field, Fine, Jones, McClendon, Mahan, Miskovsky, Shoemake, Wilson (Beckham).—11.

The Emergency was declared passed.

HB 812, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

HB 750, by Levergood et al, was read and considered.

Upon motion of Senator Collins (Creek), **HB 750** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules of the Senate were suspended and **HB 750** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 750 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Hall, Sandlin.—2.

Not Voting: Baldwin, Breeden, Cowden, Field, Fine, Jones, Mahan, Miskovsky, Rinehart, Ritzhaupt, Wilson (Beckham).—11.

The Bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Easterly, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Payne, Perryman, Price, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Hall, Sandlin.—2.

Not Voting: Baldwin, Breeden, Cowden, Field, Fine, Jones, Mahan, Miskovsky, Rinehart, Ritzhaupt, Wilson (Beckham).—11.

The Emergency was declared passed.

HB 750 was properly signed and ordered returned to the Honorable House.

President Pro Tempore Baldwin presiding.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 576**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 576** was read and adopted upon motion of Senator Hope:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 576**, and Senate amendments thereto, entitled:

AN ACT RELATING TO BANKS; MAKING BRANCH BANKING UN-

LAWFUL; EXEMPTING LAWFUL OPERATION OF SEPARATE FACILITIES ON EFFECTIVE DATE OF ACT; DEFINING A BRANCH OF A BANK; FIXING PENALTY FOR VIOLATION OF ACT; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

That the Attached CONFERENCE COMMITTEE SUBSTITUTE be adopted.

Respectfully submitted,

For the Senate: For the House:

Dendy	Camp
Hope	Bailey
Harris	(Cleveland)
	Bower

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 576.

AN ACT DEFINING "BRANCH BANKING" AND PROHIBITING "BRANCH BANKING" WITHIN OKLAHOMA; AUTHORIZING THE OPERATION BY BANKS, WITHIN THE CORPORATE LIMITS OF TOWNS AND CITIES OF ONE OUTSIDE FACILITY HAVING ONE OR MORE TELLER'S WINDOWS FOR DRIVE-IN OR WALK-UP SERVICE OR BOTH ON PROPERTY OWNED OR LEASED BY SUCH BANKS LOCATED LESS THAN ONE THOUSAND (1,000) FEET FROM THE MAIN BANK BUILDING. PROVIDING FOR THE ISSUANCE OF A CERTIFICATE BY THE STATE BANK COMMISSIONER FOR THE OPERATION OF SUCH AN OUTSIDE FACILITY AFTER PUBLIC HEARING, NOTICE OF WHICH SHALL BE GIVEN TO ALL BANKS IN THE CITY OR TOWN OF THE APPLICANT BANK NOT LESS THAN TEN (10) DAYS PRIOR TO THE DATE OF HEARING. PROHIBITING THE PERFORMANCE OF ANY BANKING FUNCTIONS AT SUCH OUTSIDE FACILITY EXCEPT TAKING DEPOSITS, MAKING

CHANGE OR CASHING CHECKS; AUTHORIZING THE STATE BANK COMMISSIONER TO ISSUE ORDER TO DESIST OR ANY COURT OF COMPETENT JURISDICTION TO ENJOIN ANY BANK CONDUCTING BANKING FUNCTIONS IN ITS OUTSIDE FACILITY OTHER THAN THOSE SPECIFICALLY PERMITTED; PROVIDING FOR AN APPEAL FROM ANY FINAL ORDER OR DETERMINATION OF THE STATE BANK COMMISSIONER TO THE DISTRICT COURT OF OKLAHOMA COUNTY AND A TRIAL DE NOVO IN SAID COURT AND AN APPEAL FROM THE JUDGMENT OF SAID DISTRICT COURT TO THE SUPREME COURT OF OKLAHOMA ON THE SAME TERMS AND CONDITIONS AS AN APPEAL TAKEN IN CIVIL ACTIONS; PROVIDING THAT A VIOLATION OF ANY PORTION OF THIS ACT SHALL CONSTITUTE A MISDEMEANOR PUNISHABLE UPON CONVICTION THEREOF BY A FINE NOT EXCEEDING FIVE HUNDRED DOLLARS (\$500.00) AND PROVIDING THAT ANY BANK NOW VALIDLY OPERATING A FACILITY UNDER AND IN ACCORDANCE WITH THE APPLICABLE STATUTES OF OKLAHOMA PRIOR TO THE EFFECTIVE DATE OF THIS ACT SHALL BE GRANTED A PERMIT TO CONTINUE THE OPERATION OF SUCH FACILITY LIMITED, HOWEVER, TO THE FUNCTIONS OF TAKING DEPOSITS, MAKING CHANGE OR CASHING CHECKS; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Branch banking is prohibited in this State. The term "Branch" used in this Section shall be held to include any branch bank, branch office, branch agency, additional office or any branch place of business located within this State at which deposits are received, or checks paid or money lent. Provided, however, that any bank char-

tered under the laws of this State may, subject to the approval of the State Bank Commissioner as evidenced by his permit, maintain and operate only one outside attached or detached facility having one or more teller's windows for drive-in or walk-up service or both on property owned or leased by the bank located less than one thousand (1,000) feet from the main bank building.

SECTION 2. From and after the passage of this Act no bank shall be permitted to maintain and operate such additional outside facility except on certificate issued by the Bank Commissioner upon approval of the Banking Board. The issuance of such certificates shall rest solely as to location in the discretion of the Bank Commissioner and the Banking Board and shall be issued on application and after investigation and public hearing as provided by law for the issuance of an initial certificate for a bank to engage in the banking business. In addition to the notice of such public hearing required by law on issuance of the initial certificate for a bank to engage in the banking business, written notification of an application to maintain and operate an additional outside drive-in facility shall be given to each bank in the city or town in which the applicant bank is located not less than ten (10) days prior to the date of such hearing. No banking function shall be performed at the facility save that of taking deposits, making change and cashing checks. Upon the determination of the State Bank Commissioner or upon the final judgment of any court of competent jurisdiction finding that a bank has conducted banking functions in its facility other than those herein specifically permitted the bank shall be enjoined by such court of competent jurisdiction or may be ordered by the State Bank Commissioner to desist from engaging in those banking functions not permitted herein. Provided an appeal may be tak-

en by any persons interested from any final order or determination of the State Bank Commissioner to the district court of Oklahoma County by serving upon the State Bank Commissioner within twenty (20) days after notice of entry of such order or determination a written notice of such appeal stating the grounds upon which a reversal of such final order or determination is sought. Within five (5) days after service of notice upon the State Bank Commissioner the appellant shall file said notice of appeal with the clerk of said court for trial de novo. The court shall receive and consider evidence, whether oral or documentary, concerning the order and determination of the State Bank Commissioner from which the appeal is taken. If the order or determination of the State Bank Commissioner shall be reversed, said court shall, by its mandate, specifically direct the said State Bank Commissioner as to his further action in the matter, including the making and entry of any order or orders in connection therewith. Such appeal shall suspend the operation of the order and determination appealed from during the pendency of such appeal except upon proper order of the court. An appeal may be taken from the judgment of the said District Court on any such appeal on the same terms and conditions as an appeal is taken in civil actions.

SECTION 3. A violation of any portion of this Act shall be and constitute a misdemeanor punishable upon conviction thereof by a fine not exceeding Five Hundred Dollars (\$500.00).

SECTION 4. Any bank now validly operating a facility under and in accordance with the applicable statutes of this State prior to this amendment shall be granted a permit to continue its operation at such facility, but limited to the functions of taking deposits, making change and cashing checks as herein above provided.

SECTION 5. It being immediately

necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect and be in full force from and after its passage and approval.

HB 576, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Hall, Sandlin.—2.

Not Voting: Cowden, Easterly, Jones, Mahan, Miskovsky, Payne, Wilson (Beckham).—7.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, McClendon, McColgin, McSpadden, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Hall, Sandlin.—2.

Not Voting: Cowden, Easterly, Jones, Mahan, Miskovsky, Payne, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 576, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

HB 859, by Cole of the House and

Coppock and Allen of the Senate, was read and considered.

Senator Tipps moved to amend **HB 859**, line 17, page 5, by adding after the word "source" and before the word "shall" on line 18, page 5, the following: "or from within this State to an outside source" which amendment was declared adopted.

Senator Coppock moved to amend **HB 859**, line 9, page 5, by inserting after the word "length" and before the word "or" the words: "and with a mesh no longer than one quarter of an inch square", which amendment was declared adopted.

Senator Tipps moved to amend **HB 859**, line 1, page 6, by striking after the word "of" and before the word "for" the following "Three Hundred (\$300.00)" and substituting "One Hundred (\$100.00)", which amendment was declared adopted.

Upon motion of Senator Tipps, the title to **HB 859** was ordered amended to conform with the bill, as amended.

Upon motion of Senator Tipps, **HB 859**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Tipps, the rules of the Senate were suspended and **HB 859**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 859 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Coppock, Cowden, Dacus, Field, Fine, Frazier, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Payne, Price, Ritzhaupt, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—25.

Nay: Breeden, Garvin, Grantham,

Perryman, Shoemake, Stipe, Young (Cleveland), Young (Haskell).—8.

Excused: Hall, Sandlin.—2.

Not Voting: Collins (Creek), Collins (Pontotoc), Dendy, Easterly, Herndon, Jones, Mahan, Miskovsky, Rinehart.—9.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breden, Carrier, Cartwright, Coppock, Cowden, Dacus, Field, Fine, Frazier, Garvin, Hamilton, Harris, Hope, McClendon, McColgen, McSpadden, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer).—30.

Nay: Grantham, Shoemake, Young (Cleveland), Young (Haskell).—4.

Excused: Hall, Sandlin.—2.

Not Voting: Collins (Creek), Collins (Pontotoc), Dendy, Easterly, Herndon, Jones, Mahan, Rinehart.—8.

The Emergency was declared passed.

HB 859, as amended, was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising that House Conferees under **SB 226** instructed not to allow any new matter in the bill to remove the power of the County Superintendent to allow or disallow transfers from independent school district.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 914**, requesting Conference and naming Conferees as follows: Bailey (Cleveland), Privett and Fuller.

Upon motion of Senator Garvin, the request of the Honorable House for a conference on Engrossed **HB 914** was ordered granted, President Pro Tempore Baldwin appointing as the Senate Conferees thereunder Senators Garvin, Grantham and Dendy.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 832**, requesting Conference and naming Conferees as follows: Carmichael, Nigh and Bohr.

Upon motion of Senator Fine, the request of the Honorable House for a conference on **HB 832** was ordered granted, the President Pro Tempore appointing as the Senate Conferees thereunder Senators Perryman, Young (Cleveland) and Ritzhaupt,

Senator Collins (Creek) presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 559 and **1023** each correctly engrossed.

Engrossed **SAs** to and Engrossed **HBs 559** and **1023**, each as amended, were properly signed and ordered returned to the Honorable House.

Senator Hall asked to be recorded present, which was the order.

PENDING CONSIDERATION OF HAS

Senator Fine moved that the Senate concur in **HAs** to **SJR 37**.

Senator Cowden, as a substitute, moved that the Senate refuse to concur in **HAs** to **SJR 37**, request a conference and instruct the Senate Conferees to provide for the submission of the Resolution, in its present form, to the people of the State of Oklahoma at the next Special Election.

Senator Miskovsky moved to table the Cowden motion, which motion was declared adopted upon a roll call as follows:

Aye: Baldwin, Boecher, Breden, Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McSpadden, Miskovsky, Payne, Price, Shoemake, Stipe, Trent, Wilson (Greer), Young (Haskell).—26.

Nay: Allen, Carrier, Collins (Creek),

Collins (Pontotoc), Cowden, McColgin, Perryman, Rinehart, Ritzhaupt, Tipps, Walker, Wilson (Beckham), Young (Cleveland).—13.

Excused: Sandlin.—1.

Not Voting: Cartwright, Herndon, Hope, Mahan.—4.

Senator Miskovsky moved that the previous question be now put, which motion was declared adopted.

The vote occurring on the Fine motion it was declared adopted.

SJR 37, as amended by the Honorable House, was read at length.

On question of passage of Resolution, as amended, the roll call resulted as follows:

Aye: Baldwin, Boecher, Breeden, Cartwright, Coppock, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McSpadden, Miskovsky, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Wilson (Greer), Young (Haskell).—28.

Nay: Allen, Carrier, Collins (Creek), Collins (Pontotoc), Cowden, McColgin, Perryman, Tipps, Trent, Walker, Young (Cleveland).—11.

Excused: Sandlin.—1.

Not Voting: Herndon, Hope, Mahan, Wilson (Beckham).—4.

The Resolution, as amended, was declared passed.

House Amendments were properly signed and above numbered Resolution, as amended, was referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HJR**s 526, 528, **HB**s 917, 972, 1022, 1039.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 850, by Stevens and Garrison, was read and considered.

Upon motion of Senator Garvin, **HB 850** was advanced to engrossment and third reading.

Upon motion of Senator Garvin, the rules of the Senate were suspended and **HB 850** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 850 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Sandlin.—1.

Not Voting: Breeden, Dendy, Hall, Herndon, Hope, Mahan, Ritzhaupt, Wilson (Beckham).—8.

The Bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—35.

Excused: Sandlin.—1.

Not Voting: Breeden, Dendy, Hall, Herndon, Hope, Mahan, Ritzhaupt, Wilson (Beckham).—8.

The Emergency was declared passed.

HB 850 was properly signed and ordered returned to the Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 159** was read and adopted upon motion of Senator Fine:

TO THE HONORABLE PRESIDENT OF THE SENATE AND HONORABLE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your Conference Committee, to whom was referred Engrossed **SB 159**, and Engrossed House Amendments thereto, entitled:

AN ACT CREATING THE OFFICE OF "STATE SUPERNUMERARY JUDGES"; PROVIDING ELIGIBILITY OF JUDGES FOR OFFICE; PROVIDING THE PROCEDURE TO BECOME A SUPERNUMERARY JUDGE; DECLARING VACANCY IN OFFICE AND HOW VACANCY SHALL BE FILLED; PROVIDING OATH OF OFFICE; REQUIRING DUTIES AND AUTHORITY OF SUPERNUMERARY JUDGES; PROVIDING FOR ASSIGNMENTS TO VARIOUS COURTS; PROVIDING FOR WRITING ADVISORY OPINIONS FOR SUPREME COURT OR CRIMINAL COURT OF APPEALS, OUTLINING PROCEDURES; SETTING OUT EVIDENCE OF AUTHORITY TO ACT; PROVIDING FOR PER DIEM EXPENSES; PROVIDING FOR TERM OF OFFICE, SALARY, AND REMOVAL FROM OFFICE; MAKING AN APPROPRIATION; REPEALING ALL LAWS OR PARTS OF LAWS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY,

beg leave to report that we had the same under consideration and herewith return the same with the following recommendation:

By adopting **HAs** Nos. 1 thru 9 and by adding Amendment No. 10 by inserting the following language:

"It shall be unlawful for any Supernumerary Judge of this State to be a candidate for any political office, or take part in or contribute any money or other thing of value, directly or indirectly, to any political campaign or to any candidate for public office, or in any way to be active or participate in any political contest at any primary, general or special election, except to cast a ballot. Any violation of this Section shall constitute a misdemeanor and upon conviction thereof said Supernumerary Judge shall be removed from office."

Respectfully submitted,

For the Senate: For the House:

Jones, Chairman	Levergood, Chairman
Breeden	Ozmun
Field	Bliss

SB 159, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Coppock, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Wilson (Beckham), Young (Haskell).—28.

Nay: Cartwright, Cowden, Dacus, Easterly, Payne, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—10.

Excused: Sandlin.—1.

Not Voting: Carrier, Dendy, Harris, Herndon, Mahan.—5.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Collins (Creek), Collins (Pontotoc), Coppock, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton,

Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Wilson (Beckham), Young (Haskell).—30.

Nay: Cartwright, Cowden, Dacus, Easterly, Payne, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—10.

Excused: Sandlin.—1.

Not Voting: Carrier, Harris, Mahan.—3.

The Emergency was declared passed.

SB 159, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House.

GENERAL ORDER

HB 802, by Romang, was read and considered.

Upon motion of Senator Shoemake, **HB 802** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **HB 802** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 802 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Sandlin.—1.

Not Voting: Boecher, Frazier, Herndon, Jones, Mahan, Wilson (Beckham).—6.

The Bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Sandlin.—1.

Not Voting: Boecher, Frazier, Herndon, Jones, Mahan, Wilson (Beckham).—6.

The Emergency was declared passed.

HB 802 was properly signed and ordered returned to the Honorable House.

Senator Cartwright presiding.

GENERAL ORDER

HB 877, by Calkins, was read and considered.

Upon motion of Senator Stipe, **HB 877** was advanced to engrossment and third reading.

Upon motion of Senator Stipe, the rules were suspended, and **HB 877** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 877 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Cowden, Grantham, Hall, Hamilton, Herndon, Hope, McClendon, McSpadden, Payne, Price, Rinehart, Shoemake, Stipe, Tipps, Trent, Young (Haskell).—22.

Nay: Baldwin, Boecher, Coppock, Dacus, Easterly, Field, Harris, Jones, McColgin, Miskovsky, Perryman, Ritz-

haupt, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—15.

Excused: Sandlin—1.

Not Voting: Dendy, Fine, Frazier, Garvin, Mahan, Walker.—6.

The Bill was declared failed of passage.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 1019—Judiciary.

DO PASS, as amended:

HB 999—Judiciary.

MESSAGE FROM HOUSE

Advising fourth reading of and returning Enrolled SBs 54, 98, 146, 124, 136, 367, 363, 417, 369, 395, 430.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 34.

The above numbered Resolution was referred for enrollment.

Senator Herndon asked unanimous consent that David, young son of the Chaplain, The Reverend H. E. Alsup, be made an Honorary Page for this legislative day, which was the order.

GENERAL ORDER

HB 919, by McCarty and Skeith, was read and considered.

Upon motion of Senator Miskovsky, **HB 919** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules were suspended, and **HB 919** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 919 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Dacus, Field, Fine, Frazier, Hall, Hope, Jones, McColgin, Miskovsky, Payne, Perryman, Price, Rinehart, Shoemaker, Stipe, Trent, Walker, Wilson (Greer), Young (Haskell).—25.

Nay: Boecher, Cowden, Dendy, Easterly, Garvin, Grantham, Hamilton, Harris, Herndon, McClendon, McSpadden, Ritzhaupt, Wilson (Beckham), Young (Cleveland).—14.

Excused: Sandlin.—1.

Not Voting: Allen, Breeden, Mahan, Tipps.—4.

The Bill was declared passed.

HB 919 was properly signed and ordered returned to the Honorable House.

President Pro Tempore Baldwin presiding.

GENERAL ORDER

HB 1007, by Simmons et al of the House, and Harris of the Senate, was read and considered.

By unanimous consent, further consideration of **HB 1007** was deferred temporarily.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 33, co-authored by Shibley, Rogers, Hill, Moad, Bullard, Harkey and Bower.

The above numbered Resolution was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed Senate Concurrent Memorial No. 1.

The above numbered SC Memorial was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed **HB 1023**, as amended.

MESSAGE FROM THE HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 1017**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 1017** was read and consideration deferred:

TO THE HONORABLE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT OF THE SENATE:

We, Your Special Conference Committee to whom was referred Engrossed **HB 1017** and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO LIQUEFIED PETROLEUM GAS; AMENDING PARAGRAPH (e) OF SECTION 3, CHAPTER 8, TITLE 52, OKLAHOMA SESSION LAWS 1953, AND SECTION 4, CHAPTER 8, TITLE 52, OKLAHOMA SESSION LAWS 1955; AUTHORIZING RULES AND REGULATIONS AND SPECIFICATIONS AND FIXING FEES FOR PERMITS,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the Senate recede from their amendments thereto, and adding a minimum fee of \$100.00, for a maximum of five trucks and an additional fee of \$25.00 per truck up

to \$250.00 for any one transporter, distributor or retailer.

Respectfully submitted,

Senate Conferees: House Conferees:

Grantham	Sumrall
Carrier	Green
Frazier	Bond
	(Marshall)

MESSAGE FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 294, 301 and 313**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

Senator Allen presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 57 and **SB 248** each correctly enrolled.

Enrolled **SR 57** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SB 248**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Following discussion by Senator Fine who related the damage done by floods on Grand River recently, Senator Hall was recognized to speak on the privilege of the Floor in response to the remarks of Senator Fine.

Senator Miskovsky asked for a point of information on whether or not Senator Hall could speak on privileges of the Floor on legislation that was not yet proposed.

Senator Hamilton raised a point of order stating that Senator Hall had been recognized on privileges of the Floor, which was sustained by the Presiding Officer.

President Williams presiding.

Senator Collins (Creek) moved that further debate on this proposition be indefinitely postponed, which motion by unanimous consent he withdrew.

Senator Garvin raised a point of order citing the Rinehart motion which was adopted on Friday, May 24, in relation to substituting or shucking bills, stating it would require a suspension of that order.

Senator Miskovsky moved to suspend the rule for the purpose of considering a shucked bill, which motion by unanimous consent he withdrew, stating he would present it again tomorrow.

Senator Garvin then asked to withdraw his point of order, which was the order.

MESSAGE FROM HOUSE

Advising fourth reading of and returning Enrolled SB 4.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 520, 727, 602, 994, 525, 812, 750, 824, 1014, 1023 and 576.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

There being matters on the President's desk for the consideration of the Senate in executive session, the Senate closed its doors and went into executive session.

The Senate reassembled, in open session, with Senator Hope presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Cowden, advised and consented to the appointment of JOE SYKORA, of Stroud, Oklahoma, as a member of the Oklahoma Water Resources Board for a term effective May 14, 1957 and ending May 14, 1961.

The Senate, in executive session and upon motion of Senator Payne, advised and consented to the confirmation of the reappointment of JOHN T. COLE, of Okmulgee, Oklahoma, as a member of the State Mining Board for a term effective May 13, 1957 and ending April 17, 1959.

The Senate, in executive session and upon motion of Senator Payne, advised and consented to the confirmation of the reappointment of JOHN VAN METER, of Henryetta, Oklahoma, as a member of the State Mining Board for a term effective May 13, 1957 and ending April 17, 1959.

The Senate, in executive session and upon motion of Senator Price, advised and consented to the confirmation of the reappointment of JOE JARBOE, of Tulsa, Oklahoma, as a member of the Oklahoma Turnpike Authority for a term effective July 1, 1957 and ending July 1, 1965.

The Senate, in executive session and upon motion of Senator Young (Cleveland), advised and consented to the confirmation of the appointment of HOWARD A. DUNNING, of Newcastle, Oklahoma, as a member of the State Soil Conservation Board for a term effective June 30, 1957 and ending June 30, 1962.

The Senate, in executive session and upon motion of Senator Grantham, advised and consented to the confirmation of the appointment of TED PARKINSON, of Ponca City, Oklahoma, as a member of the Oklahoma Motor Vehicle Commission for a term effective May 22, 1957 and ending June 30, 1961.

The Senate, in executive session and upon motion of Senator Baldwin — in the absence and upon the request of Senator Sandlin—advised and consented to the confirmation of the appointment of PAUL BALLINGER, of Holdenville, Oklahoma, as a member of the State Insurance Board for a term effective July 1, 1957 and ending co-terminous with the Office of the Governor.

The Senate, in executive session and upon motion of Senator Cartwright, advised and consented to the confirmation of the appointment of Dr. J. T. COLWICK, Jr., of Durant, Oklahoma, as a member of the Board of Regents of Oklahoma Colleges for a term effective May 22, 1957 and ending June 10, 1964.

The Senate, in executive session and upon motion of Senator Cartwright, advised and consented to the confirmation of the appointment of AMOS K. BASS, Jr., of Durant, Oklahoma, as a member of the Board of Regents for the Oklahoma Agricultural and Mechanical Colleges for a term effective May 28, 1957 and ending April 2, 1958.

Senator Fine moved that, following adjournment of the 26th Legislature, members of the Senate retain their telephone toll cards and that each member be permitted to expend not to exceed Six Hundred (\$600.00) Dollars per year for telephone calls, the President Pro Tempore being authorized to approve claims in such amounts, which motion was declared adopted.

RESOLUTIONS

By unanimous consent the following Resolutions were introduced and read at length:

SENATE RESOLUTION NO. 61—
By Baldwin.

A RESOLUTION COMMENDING THE OKLAHOMA PRESS ASSOCIATION FOR THEIR PUBLIC SERVICE IN HERALDING THE OPERATIONS OF THE OKLAHOMA DEPARTMENT OF COMMERCE AND INDUSTRY AND CONGRATULATING DR. RANDALL T. KLEMME AND HIS STAFF.

WHEREAS, the members of the Oklahoma Press Association have initiated a voluntary program designed to advertise the economic development of Oklahoma; and

WHEREAS, the important role played by the Department of Commerce and Industry in the economic development

of Oklahoma is emphasized throughout these advertisements; and

WHEREAS, this is the first time in the history of this State that the Oklahoma Press Association has undertaken a public service campaign on behalf of a State Agency; and

WHEREAS, this unselfish and generous attitude on the part of the membership of this great society of state newspapers denotes an awareness and sense of responsibility toward the greater economic progress of this State; and

WHEREAS, the economic development work being accomplished by Dr. Randall T. Klemme and the Governor's Economic Development Commission has been outstanding and deserves to be brought to the attention of the People of this State; and

WHEREAS, the brilliant future of our beloved State is assured so long as we are blessed by a great press which is devoted to the general welfare and betterment of its People; and

WHEREAS, it is both fitting and proper that the Senate honor such superior acts of public service as demonstrated by the Oklahoma Press Association and recognize the manifold accomplishments of the Economic Development Commission.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

SECTION 1. That the Oklahoma Press Association and each of its members be highly commended for their unselfish and public spirited contributions to the economic progress of this State through the voluntary program of headlining the activities of the Oklahoma Department of Commerce and Industry.

SECTION 2. That Dr. Randall T. Klemme and his talented staff of the Economic Development Commission be congratulated for the many outstanding accomplishments of his agency.

SECTION 3. That duly authenticated copies of this Resolution be forwarded to the following:

1. Mr. Ben Blackstock, Secretary-Manager, Oklahoma Press Association.
2. Dr. Randall T. Klemme, Secretary, Governor's Economic Development Commission, and
3. Mr. Ralph Neely, Acting Chairman, Governor's Economic Development Commission.

Upon motion of Senator Baldwin, **SR 61** was adopted and ordered referred for enrollment.

SENATE RESOLUTION NO. 62—By Hamilton.

A RESOLUTION TO PROVIDE FOR THE LOCATION, ESTABLISHMENT, OPERATION AND MAINTENANCE OF CAVANAL MOUNTAIN STATE PARK IN LEFLORE COUNTY; AND AUTHORIZING THE OKLAHOMA PLANNING AND RESOURCES BOARD TO ACQUIRE CERTAIN LANDS FOR SAID PURPOSE AND TO LOCATE, ESTABLISH, OPERATE AND MAINTAIN SAID PARK.

BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Oklahoma Planning and Resources Board is hereby authorized to acquire by deed, gift or lease, or by any of such methods, in the name of the State of Oklahoma, lands on Cavanal Mountain in LeFlore County, Oklahoma, which it may determine to be adaptable and sufficient for a State park and under such terms and conditions as may be satisfactory to such Board, and to locate, establish, operate and maintain thereon in a good serviceable condition an Oklahoma State Park, and park facilities, to be known henceforth as Cavanal Mountain State Park. Without limiting the general authority hereinabove granted, such Board is specifically authorized to acquire by

deed, gift or lease, or by any of such methods, all of the North Half of the Southeast Quarter of the Northwest Quarter of the Northwest Quarter of Section 21, Township 7 North, Range 25 East of the Indian Base and Meridian in Oklahoma, and, also, Lots 40, 49, 51, 52, 63, 64, 65, 66, 67, 68, 90, and 91 in Mountain Townsite in LeFlore County, Oklahoma.

SECTION 2. The Oklahoma Planning and Resources Board is further authorized to acquire, by deed, gift or lease, or by any of such methods additional lands in the general vicinity of those above stated and described for such State Park.

Upon motion of Senator Hamilton, **SR 62** was adopted and ordered referred for enrollment.

SENATE CONCURRENT RESOLUTION NO. 35—By Allen.

A CONCURRENT RESOLUTION RELATING TO THE STATE LEGISLATIVE COUNCIL; REQUESTING THE EXECUTIVE COMMITTEE OF SAID COUNCIL TO PREPARE RECOMMENDATIONS IN BILL FORM AT LEAST THIRTY DAYS PRIOR TO EACH ENSUING REGULAR AND SPECIAL LEGISLATIVE SESSION; AUTHORIZING SAID COMMITTEE TO REQUEST ANY BILL-DRAFTING OFFICE, AGENCY OR DEPARTMENT OF STATE GOVERNMENT TO PROVIDE ASSISTANCE IN BILL DRAFTING; AUTHORIZING THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT PRO TEMPORE OF THE SENATE TO EXPEND FUNDS AVAILABLE TO THE RESPECTIVE HOUSES FOR THE PURPOSE OF EMPLOYING NECESSARY BILL DRAFTSMEN AND OTHER PERSONNEL REQUIRED TO CARRY OUT THE INTENT AND PURPOSE OF THIS RESOLUTION.

WHEREAS, Section 452, Title 74, Oklahoma Statutes 1951, provides that the State Legislative Council shall,

among other duties, "examine the effects of previously enacted statutes and recommend amendments thereto, deal with important issues of public policy and questions of state-wide interest and . . . prepare a legislative program in the form of bills or otherwise, as in its opinion the welfare of the State may require, to be presented at the next session of the Legislature"; and

WHEREAS, pre-session preparation of Legislative Council recommendations in bill form would provide an opportunity for more careful analysis of proposed measures, conserve legislative time and expedite lawmaking procedures during regular and special sessions; and

WHEREAS, a number of states have successfully employed this program of pre-session drafting of legislative council recommendations;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HONORABLE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The Executive Committee of the State Legislative Council shall take the necessary action to provide for the drafting of all Council recommendations in bill form, to be completed at least thirty days prior to the convening of each ensuing regular and special legislative session.

SECTION 2. Said Executive Committee is hereby authorized to request any bill-drafting office, agency or department of State government to assist the Council in the preparation of legislative bills.

SECTION 3. The Speaker of the House of Representatives and the President Pro Tempore of the Senate are hereby authorized to expend funds available to the respective Houses for the purpose of employing necessary bill

draftsmen and other personnel required to carry out the intent and purpose of this Resolution.

Upon motion of Senator Allen, SCR 35 was adopted and ordered referred for engrossment.

SPECIAL COMMITTEE REPORT

The following Report of the Special Committee, appointed under SR 5, was submitted, read and adopted upon motion of Senator Shoemaker:

May 28, 1957

Mr. President:

We, your Special Committee, appointed to study the rate making structures of all types of insurance in the State of Oklahoma, beg leave to report as follows:

The Committee met at designated times and heard the evidence of witnesses relative to the procedure of establishing insurance rates in and by the State Insurance Board and Department. In addition, various members of this Committee made a thorough examination of the rating procedure now promulgated by the stock and mutual rating bureaus. As a result of this study your Committee concludes the following:

1. That it would be impractical for the State of Oklahoma to operate a state rating bureau for the purpose of establishing insurance rates in all fields of insurance.

2. That it is the unanimous opinion of the Committee that House Bill 501 as amended and worked out by the Senate Insurance Committee and enacted into law by this Legislature has materially strengthened the insurance rating procedure now used in the State of Oklahoma.

3. That said act sets up a very capable board, giving them workable statutes and adequate personnel to insure the public of this State that rates will not be excessive, inadequate or unfairly discriminatory.

We, therefore, request that this Committee be discharged.

Shoemaker, Chairman
Wilson (Beckham)
Dacus
Jones
Dendy

President Pro Tempore Baldwin asked that a copy of the Special Committee Report be filed with the Legislative Council, which was the order.

Senator Fine moved when the Clerk's desk is cleared the Senate adjourn to meet at 10:00 a. m., tomorrow, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 225**, as amended.

HA to **SB 225** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 225, by striking "RECKLESS OR" from the **TITLE** and also on Line 8, **SECTION 1**, strike the words "reckless or"

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 1042**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 1042** was read and consideration deferred:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed **HB 1042**, as amended by the Senate, entitled:

AN ACT AMENDING 26 O. S. (1951) 345.1 TO PERMIT DEPENDENTS OF ABSENT ELECTORS IN MILITARY OR NAVAL SERVICE TO VOTE, AND MAKING SUCH LAW UNIFORM TO HONOR THE REQUEST OF THE CONGRESS IN P. L. 296,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the House concur in Senate amendments to Engrossed House Bill No. 1042.

Respectfully submitted,

For the Senate:	For the House:
Frazier,	Shoemaker
Chairman	Stevens
McSpadden	King
Easterly	

As provided under the Fine motion, the Senate was declared adjourned to meet at 10:00 a. m., tomorrow.

**EIGHTY-THIRD
LEGISLATIVE DAY**

Wednesday, May 29, 1957

Pursuant to adjournment, the Senate convened at 10:00 a. m., and was called to order by its President, Lieutenant Governor Cowboy Pink Williams.

The roll call was as follows:

Present: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy, Sandlin.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Miskovsky asked unanimous consent, which was granted, that Noel Singletary, grandson of Colonel A. Noble Ladd, Senate Messenger, be made an Honorary Page for this legislative day.

Senator Frazier asked unanimous consent, which was granted, that Larry Stevenson, son of his Secretary, be made an Honorary Page for this legislative day.

Senator Stipe presiding.

MESSAGES FROM GOVERNOR

Advising approval by him, May 29, 1957, of Enrolled SB No. 4 entitled:

ENROLLED SENATE BILL NO. 4—
By Allen, Sandlin and Wilson (Greer) of the Senate, and Long (Caddo) and Stewart of the House.

AN ACT RELATING TO WILDLIFE CONSERVATION; VITALIZING ARTICLE XXVI OF THE OKLAHOMA CONSTITUTION; CREATING A DEPARTMENT OF WILDLIFE CONSERVATION; CREATING AND PROVIDING FOR THE TERM, TENURE, REMOVAL, AUTHORITY, DUTIES, AND COMPENSATION OF AN OKLAHOMA WILDLIFE CONSERVATION COMMISSION AND A WILDLIFE CONSERVATION DIRECTOR; PROVIDING FOR THE EFFECTIVE DATE OF CERTAIN SECTIONS OF SAID ACT; PROVIDING FOR CONTINUANCE OF PRESENT PERSONNEL, DUTIES, AND FUNCTIONS OF STATE GAME AND FISH COMMISSION AND STATE GAME AND FISH DEPARTMENT AS THE PERSONNEL, DUTIES, AND FUNCTIONS OF THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION AND THE DEPARTMENT OF WILDLIFE CONSERVATION, RESPECTIVELY, UNTIL CHANGED BY THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION OR BY THE OKLAHOMA LEGISLATURE; REQUIRING CERTAIN RULES, REGULATIONS AND AMENDMENTS THERETO TO BE SUBMITTED TO THE SECRETARY OF STATE; PROVIDING SAID RULES, REGULATIONS OR AMENDMENTS SHALL BE INVALID IF DISAPPROVED BY A MAJORITY VOTE OF THE MEMBERS ELECTED TO AND CONSTITUTING THE LEGISLATURE; CREATING A WILDLIFE CONSERVATION FUND; TRANSFERRING ALL PROPERTY, FUNDS, RECORDS AND PAPERS OF THE STATE GAME AND FISH DEPARTMENT AND THE STATE GAME AND FISH COMMISSION TO THE DEPARTMENT OF WILDLIFE CONSERVATION AND THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION RESPECTIVELY; CON-

TINUING THE AUTHORITY OF GAME AND FISH RANGERS; AMENDING 29 O. S. 1951, § 102, AS AMENDED BY H. B. 634, S. L. 1953, AND 29 O. S. 1951 §§ 104, 110 AND 116; REPEALING 29 O. S. 1951, § § 103, 107 AND 115; MAKING THE PROVISIONS OF SAID ACT SEVERABLE; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE GOVERNOR

Advising on May 29, 1957, that the following Senate Bills had not been signed by him within the specified period of time after they had been received by him and therefore had become law without his signature: SBs 307, 338, 433, 435, 445, 446, 450, 467 entitled:

ENROLLED SENATE BILL NO. 307
—By Harris of the Senate and Ozmun, Simmons and Taliaferro of the House.

AN ACT RELATING TO BUREAUS OF IDENTIFICATION ESTABLISHED IN CERTAIN COUNTIES; AMENDING 19 O. S. 1951, § 565.2; INCREASING THE MAXIMUM SALARY OF THE SUPERINTENDENT OF THE BUREAU OF IDENTIFICATION, AND AUTHORIZING THE EMPLOYMENT OF TWO ASSISTANTS, IN CERTAIN COUNTIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 338
—By Collins (Pontotoc).

AN ACT RELATING TO TRAVEL OF COUNTY COMMISSIONERS; AMENDING 19 O. S. 1951 § 324e; FIXING ALLOWANCE FOR TRAVELING EXPENSES OF COUNTY COMMISSIONERS IN CERTAIN COUNTIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 433
—By Easterly and Allen of the Senate and Murrow, Davis, Lance and Williams (Woodward) of the House.

AN ACT RELATING TO TRAVEL EXPENSES OF COUNTY COMMISSIONERS; FIXING AMOUNT TO BE PAID FOR TRAVELING EXPENSES

OF COUNTY COMMISSIONERS IN CERTAIN COUNTIES; REPEALING CONFLICTING LAWS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 435
—By Allen of the Senate and Davis of the House.

AN ACT RELATING TO COUNTY OFFICERS; PROVIDING THAT IN COUNTIES HAVING A POPULATION IN EXCESS OF THIRTY-FOUR THOUSAND FOUR HUNDRED (34,400) AND LESS THAN THIRTY-FOUR THOUSAND NINE HUNDRED (34,900), ACCORDING TO THE LAST OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, THE COUNTY JUDGE SHALL BE PAID A SALARY OF SIX THOUSAND DOLLARS (\$6,000.00) PER ANNUM, PAYABLE MONTHLY; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 445
—By Wilson (Beckham).

AN ACT RELATING TO TRAVEL EXPENSES OF COUNTY COMMISSIONERS; FIXING THE AMOUNT TO BE PAID FOR TRAVELING EXPENSES OF COUNTY COMMISSIONERS IN CERTAIN COUNTIES; REPEALING CONFLICTING LAWS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL No. 446
—By Easterly of the Senate and Murrow of the House.

AN ACT RELATING TO MILEAGE AND EXPENSES OF SHERIFFS IN CERTAIN COUNTIES; AUTHORIZING TEN CENTS (10c) PER MILE FOR PERMISSIVE TRAVEL; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 450
—By Mahan of the Senate and Shoemaker and Tinker of the House.

AN ACT RELATING TO COUNTY ATTORNEYS; FIXING THE ANNUAL SALARY OF THE COUNTY ATTORNEY IN CERTAIN COUNTIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL No. 467
—By McSpadden of the Senate and Munson of the House.

AN ACT RELATING TO THE COMPENSATION AND DUTIES OF COUNTY ATTORNEYS OF COUNTIES HAVING A POPULATION OF MORE THAN TWELVE THOUSAND SEVEN HUNDRED THIRTY (12,730) AND LESS THAN TWELVE THOUSAND SEVEN HUNDRED FIFTY (12,750), ACCORDING TO THE 1950 FEDERAL DECENNIAL CENSUS; AND DECLARING AN EMERGENCY.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 802, 850, 893, 919, 1031.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HJR 522 and HBs 771 and 859 and SCR 35, each correctly engrossed.

Engrossed SAs to and Engrossed HJR 522 and Engrossed SAs to and Engrossed HBs 771 and 859, as amended, were each properly signed and ordered returned to the Honorable House.

Engrossed SCR 35 was properly signed and ordered transmitted to the Honorable House for consideration.

PENDING ACTION ON CCR.

Senator Grantham moved that the Senate adopt the Conference Committee Report on HB 1017.

Senator McColgin, as a substitute, moved that the Senate refuse to adopt the Conference Committee Report on HB 1017 and request further Conference, instructing the Senate Conferees to write the license fee at "Fifty Dollars (\$50.00) for the first two trucks and for three trucks or more One Hundred

Fifty Dollars (\$150.00)," which motion was declared adopted.

MOTION TO RECONSIDER VOTE

Senator Frazier moved to reconsider the vote by which the motion of Senator McColgin on HB 1017 was adopted, which motion was tabled upon motion of Senator Hamilton.

MESSAGE FROM THE HOUSE

Advising the House Conference Committee on HB No. 733 instructed to proceed with further conference for the purpose of inserting a substitute for said Bill.

GENERAL ORDER

HB 1007, by Simmons, et al of the House, and Harris of the Senate, was considered further.

Senator Hall moved to amend HB 1007, line 3, page --, by inserting after the word, "including," and before the word, "salary," the following: "Eighty-five per cent (85%) of the," and on line 3, page 2, by inserting after the word, "and," the word, "all," which amendment was declared adopted.

Upon motion of Senator Hall, HB 1007, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules were suspended, and HB 1007, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1007 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Coppock, Field, Frazier, Garvin, Hall, Harris, Hope, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Shoemake, Stipe, Walker, Young (Cleveland).—23.

Nay: Dacus, Easterly, Grantham, Hamilton, Jones, McClendon, Ritzhaupt, Trent, Wilson (Beckham), Wilson (Greer), Young (Haskell).—11.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy, Sandlin.—5.

Not Voting: Collins (Creek), Fine, Herndon, Mahan, Tipps.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Coppock, Field, Garvin, Grantham, Hall, Harris, Jones, McColgin, McSpadden, Miskovsky, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Walker, Young (Cleveland), Young (Haskell).—25.

Nay: Dacus, Easterly, Frazier, Hamilton, Hope, McClendon, Payne, Trent, Wilson (Beckham), Wilson (Greer).—10.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy, Sandlin.—5.

Not Voting: Collins (Creek), Fine, Herndon, Mahan.—4.

The Emergency was declared failed of passage.

HB 1007, as amended, was referred for engrossment.

MESSAGES FROM HOUSE

Returning following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 155**.

The above numbered Bill, as amended in Conference, was referred for enrollment.

GENERAL ORDER

HB 523, by McCarty and Skeith, was read and considered.

Upon motion of Senator Miskovsky, **HB 523** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules were suspended, and **HB 523** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 523 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy, Sandlin.—5.

Not Voting: Carrier, Collins (Creek), Mahan.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Cartwright, Coppock, Dacus, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—36.

Excused: Baldwin, Collins (Pontotoc), Cowden, Dendy, Sandlin.—5.

Not Voting: Carrier, Collins (Creek), Mahan.—3.

The Emergency was declared passed.

HB 523 was properly signed and ordered returned to the Honorable House.

Senators Cowden and Dendy asked to be recorded present, which was the order.

GENERAL ORDER

HB 1012, by Slater, et al of the House, and Price of the Senate, was read and considered.

Upon motion of Senator Price, **HB 1012** was advanced to engrossment and third reading.

Upon motion of Senator Price, the rules were suspended, and **HB 1012** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1012 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Collins (Pontotoc), Sandlin.—3.

Not Voting: Boecher, Carrier, Collins (Creek), McClendon.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Baldwin, Collins (Pontotoc), Sandlin.—3.

Not Voting: Boecher, Carrier, Collins (Creek), McClendon.—4.

The Emergency was declared passed.

HB 1012 was properly signed and ordered returned to Honorable House.

Senator Baldwin asked to be recorded present, which was the order.

GENERAL ORDER

HB 1026, by Judiciary Committee, was read and considered.

Upon motion of Senator Shoemake, **HB 1026** was advanced to engrossment and third reading.

Senator Hope presiding.

Upon motion of Senator Shoemake, the rules were suspended, and **HB 1026** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1026 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Cowden, Dendy, Easterly, Field, Garvin, Grantham, Hall, Harris, McSpadden, Miskovsky, Price, Shoemake, Trent, Walker, Wilson (Beckham), Young (Cleveland).—18.

Nay: Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Dacus, Fine, Frazier, Herndon, Hope, McClendon, McColgin, Payne, Perryman, Rinehart, Ritzhaupt, Stipe, Tipps, Young (Haskell).—19.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Hamilton, Jones, Mahan, Wilson (Greer).—5.

The Bill was declared failed of passage.

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HBs 771, 859, as amended.

MESSAGES FROM HOUSE

Returning following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **SB 159**.

The above numbered Bill, as amended in Conference, was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 37 correctly enrolled.

Enrolled **SJR 37**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 714, by Levergood, et al of the House, and Sandlin and Allen of the Senate, was read and considered, and by unanimous consent further consideration was temporarily deferred.

The Sergeant-at Arms was recognized, and announced the presence of a Committee from the Honorable House, headed by Representative Bullard, who announced that the House of Representatives had finished its work and was ready to adjourn sine die.

Senator Cowden moved that the Senate strike all pending bills from the Calendar, which motion he withdrew.

REFERRING FURTHER TO HB 714:

Senator Allen moved to amend **HB 714**, line 9, page 4, by deleting after the word, "Oklahoma," the remainder of line 9 and all of lines 10 and 11.

Senator Cowden, as a substitute, moved that all Bills be stricken from the calendar.

President Pro Tempore Baldwin presiding.

Vote on the Allen amendment was called for.

Senator Cowden raised a point of order against consideration of the Allen

amendment stating he had a substitute motion pending, which point of order was sustained by the Presiding Officer.

Senator Shoemake moved to table the Cowden motion, which motion was declared adopted.

The vote occurring on the Allen amendment, it was declared adopted.

Upon motion of Senator Allen, **HB 714**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Allen, the rules were suspended, and **HB 714**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 714 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—31.

Nay: Easterly, Jones, Perryman, Young (Haskell).—4.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Collins (Creek), Cowden, Dacus, McColgin, Mahan, Miskovsky, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Coppock, Dendy, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, McClendon, McSpadden, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker,

Wilson (Greer), Young (Cleveland).—31.

Nay: Easterly, Jones, Perryman, Young (Haskell).

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Collins (Creek), Cowden, Dacus, McColgin, Mahan, Miskovsky, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 714, as amended, was referred for engrossment.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SJR 37, SB 248**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 19**, as amended.

HA to **SCR 19** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend by striking the **TITLE** and all of **ENGROSSED SENATE CONCURRENT RESOLUTION NO. 19** and substituting in lieu thereof the following: **BY: TIPPS** of the Senate and **COMMITTEE ON RULES AND PROCEDURES** of the House.

A CONCURRENT RESOLUTION FIXING THE DAY AND HOUR OF SINE DIE ADJOURNMENT OF THE REGULAR SESSION OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA.

WHEREAS, the time for adjournment sine die of the regular session of the Twenty-sixth Legislature of the State of Oklahoma is now close at hand, and matters of vital importance have been considered during the session; and

WHEREAS, the Constitution of the State of Oklahoma provides that one

House cannot adjourn for more than three (3) days without the consent of the other; and

WHEREAS, no hour for the final adjournment of the regular session of the Twenty-sixth Legislature of the State of Oklahoma has been specially fixed in pursuance of said Constitutional provisions.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

THAT the hour of twelve (12) o'clock noon, Wednesday, May 29, 1957, be, and the same is hereby fixed as the hour and day of the final adjournment sine die of the regular session of the Twenty-sixth Legislature of the State of Oklahoma.

GENERAL ORDER

HB 854, by Belvin et al, was read and considered.

Senator Ritzhaupt moved to amend **HB 854**, line 8½, page 5 by adding the following: "Provided, that the County Judge or the District Judge, as the case may be, shall ascertain from the child its consent to such adoption. This Act shall conform to Senate Bills **183, 184** and **185** of the Twenty-sixth Session of the Oklahoma Legislature," which amendment was declared adopted.

Senator Grantham moved to amend **HB 854**, line 8, page 5, by adding a new Section after Section 2 as follows: "Section 3. The provisions of this Act shall not apply to the American Legion Home School in Kay County, Oklahoma," and renumbering the succeeding sections, which amendment was tabled upon a motion of Senator Perryman.

Upon motion of Senator Trent, **HB 854**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Trent, the rules were suspended, and **HB 854**, as

amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 854 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Boecher, Cartwright, Cowden, Fine, Hall, Herndon, Hope, Miskovsky, Payne, Rinehart, Ritzhaupt, Stipe, Tipps, Trent, Walker, Young (Cleveland), Young (Haskell).—18.

Nay: Allen, Breeden, Carrier, Coppock, Dacus, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hamilton, Jones, McClendon, McCollgin, McSpadden, Mahan, Perryman, Price, Shoemake, Wilson (Greer).—21.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Collins (Creek), Harris, Wilson (Beckham).—3.

The Bill was declared failed of passage.

Senator Allen moved that all House Bills in committees except those in Conference Committees be ordered stricken.

Senator Miskovsky moved that the Allen motion be tabled, which motion was declared failed of adoption.

Senator Garvin moved the previous question be put, which motion was declared adopted.

The vote occurring on the Allen motion, it was declared adopted.

PENDING CONSIDERATION OF HAS

Senator Shoemake moved that the Senate concur in **HA** to **SCR 19**, which motion was declared adopted.

SCR 19, as amended by the Honorable House, was read at length as follows and adopted upon motion of Senator Fine:

ENGROSSED SENATE CONCUR-

RENT RESOLUTION NO. 19. BY: TIPPS, of the Senate and COMMITTEE ON RULES AND PROCEDURE of the House.

A CONCURRENT RESOLUTION FIXING THE DAY AND HOUR OF SINE DIE ADJOURNMENT OF THE REGULAR SESSION OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA.

WHEREAS, the time for adjournment sine die of the regular session of the Twenty-sixth Legislature of the State of Oklahoma is now close at hand, and matters of vital importance have been considered during the session; and

WHEREAS, the Constitution of the State of Oklahoma provides that one House cannot adjourn for more than three (3) days without the consent of the other; and

WHEREAS, no hour for the final adjournment of the regular session of the Twenty-sixth Legislature of the State of Oklahoma has been specially fixed in pursuance of said Constitutional provisions;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

THAT, the hour of twelve (12) o'clock noon, Wednesday, May 29, 1957, be, and the same is hereby fixed as the hour and day of the final adjournment sine die of the regular session of the Twenty-sixth Legislature of the State of Oklahoma.

House Amendment was properly signed and above numbered Resolution, as amended, was referred for enrollment.

Senator Rinehart announced the presence of the Governor, The Honorable Raymond Gary, who was escorted to the President's desk where he addressed

the Senate, thanking Members of the Senate for a "job well done."

President Pro Tempore Baldwin presiding.

GENERAL ORDER

HB 728, by Graves, et al of the House, and Walker of the Senate, was read and considered.

Upon motion of Senator Walker, **HB 728** was advanced to engrossment and third reading.

Upon motion of Senator Walker, the rules were suspended, and **HB 728** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 728 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Field, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer).—28.

Nay: Boecher, Breeden, Coppock, Cowden, Dacus, Dendy, Fine, Shoemake, Young (Cleveland), Young (Haskell).—10.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Easterly, Frazier, Hall, Trent.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Carrier, Cartwright, Collins (Creek), Coppock, Field, Garvin, Grantham, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Stipe, Tipps, Walker, Wilson (Beckham), Wilson (Greer),

Young (Cleveland), Young (Haskell).—31.

Nay: Boecher, Breeden, Cowden, Dacus, Dendy, Fine, Shoemake.—7.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Easterly, Frazier, Hall, Trent.—4.

The Emergency was declared passed.

HB 728 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Transmitting following Bill, together with Conference Committee Report thereon, advising adoption of Conference Committee report and passage of Measure as amended: Engrossed **HB 914**.

The above numbered Bill as amended in Conference was referred for enrollment.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 914** was read and adopted upon motion of Senator Garvin:

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND TO THE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 914, and Engrossed Senate Amendment thereto, entitled:

AN ACT RELATING TO THE BOARD OF GOVERNORS OF THE LICENSED ARCHITECTS OF OKLAHOMA; AMENDING 59 O. S. 1951 §§ 45.5 TO PROVIDE FOR A BOARD OF SEVEN (7) MEMBERS; PROVIDING FOR THE APPOINTMENT OF TWO (2) ADDITIONAL MEMBERS AND THEIR TERMS OF OFFICE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and herewith return the same with the following recommendation:

1. That the Senate recede from Engrossed Senate Amendment No. 1.

Respectfully submitted,

For the Senate:	For the House:
Garvin	Bailey
Grantham	(Cleveland)
Dendy	Privett

HB 914, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen- don, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritz- haupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Nay: Boecher.—1.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Frazier, Mahan.—2.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emer- gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClen- don, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritz- haupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—39.

Nay: Boecher.—1.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Frazier, Mahan.—2.

The Emergency was declared passed.

HB 914, together with Conference

Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

HB 1048, by Nixon, et al of the House, and Price of the Senate, was read and considered.

Upon motion of Senator Miskovsky, **HB 1048** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules were suspended, and **HB 1048** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1048 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Breeden, Collins (Creek), Field, Fine, Hope, McColgin, Miskovsky, Perryman, Price, Shoemake, Trent, Walker, Wilson (Beckham), Wil- son (Greer).—15.

Nay: Allen, Carrier, Cartwright, Cop- pock, Cowden, Dacus, Dendy, Easterly, Grantham, Hall, Hamilton, Harris, Her- ndon, Jones, McClen- don, McSpadden, Payne, Rinehart, Ritzhaupt, Stipe, Young (Cleveland).—21.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Boecher, Frazier, Garvin, Mahan, Tipps, Young (Haskell).—6.

The Bill was declared failed of pas- sage.

MOTION TO RECONSIDER VOTE

Senator Grantham asked unanimous consent, which was granted, to re- consider the vote by which the Mc- Colgin motion, that the Senate refuse to adopt the Conference Report on **HB 1017** and request further conference in- structing the Senate Conferees to write the license fee at \$50.00 for the first two trucks and for three trucks or more \$150.00, was adopted.

Senator Grantham moved to adopt

the Conference Committee Report on **HB 1017**, which motion prevailed.

HB 1017, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Field, Fine, Grantham, Hall, Harris, Herndon, Jones, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Ritzhaupt, Trent, Walker, Wilson (Greer), Young (Cleveland).—27.

Nay: Breeden, Hamilton, Hope, McClendon, McColgin, Rinehart, Shoemake, Stipe, Tipps, Wilson (Beckham).—10.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Dacus, Easterly, Frazier, Garvin, Young (Haskell).—5.

The Bill, as amended in Conference, was declared passed.

HB 1017, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

GENERAL ORDER

HB 809, by Romang, was read and considered.

Upon motion of Senator Ritzhaupt, **HB 809** was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules were suspended, and **HB 809** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 809 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan,

Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Dacus, Easterly, Frazier, Herndon, Wilson (Beckham).—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—37.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Dacus, Easterly, Frazier, Herndon, Wilson (Beckham).—5.

The Emergency was declared passed.

HB 809 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 999, by Shibley and Arrington, was read and considered.

Upon motion of Senator Collins (Creek), **HB 999** was advanced to engrossment and third reading.

Upon motion of Senator Collins (Creek), the rules were suspended and **HB 999** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 999 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher,

Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Easterly, Frazier, Herdon, Hope.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—38.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Easterly, Frazier, Herdon, Hope.—4.

The Emergency was declared passed.

HB 999, as amended, was referred for engrossment.

Senator Cartwright presiding.

GENERAL ORDER

HB 1027, by Judiciary Committee, was read and considered.

Upon motion of Senator Grantham, **HB 1027** was advanced to engrossment and third reading.

Upon motion of Senator Grantham, the rules were suspended and **HB 1027** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1027 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—34.

Nay: Young (Haskell).—1.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Boecher, Frazier, Harris, Herndon, Hope, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Garvin, Grantham, Hall, Hamilton, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland).—34.

Nay: Young (Haskell).—1.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Boecher, Frazier, Harris, Herndon, Hope, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 1027 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 729, by Public Safety Committee, was read and considered.

Upon motion of Senator Miskovsky, **HB 729** was advanced to engrossment and third reading.

Upon motion of Senator Miskovsky, the rules were suspended and **HB 729** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 729 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—29.

Nay: Easterly, Hall, Hamilton, Shoemaker, Stipe, Young (Haskell).—6.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Boecher, Collins (Creek), Frazier, Harris, Hope, Trent.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Field, Fine, Garvin, Grantham, Hamilton, Herndon, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Tipps, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland).—30.

Nay: Easterly, Hall, Shoemaker, Stipe, Young (Haskell).—5.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Boecher, Collins (Creek), Frazier, Harris, Hope, Trent.—7.

The Emergency was declared passed.

HB 729 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 672, by Cook, et al of the House, and Hamilton, Collins (Creek), Sandlin, Fine, Young (Cleveland) and Mahan of the Senate, was read and considered.

Senator Hall moved to amend **HB 672**, line 1, page 1, by striking Section 1, and on line 11, page 2, by striking Section 2, and on line 6, page 3, by striking Section 4, and by renumbering sections and amending title to conform to the body of the bill, as amended, and reinserting the enacting clause, which amendment was declared adopted.

Upon motion of Senator Hall, **HB 672**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Hall, the rules were suspended and **HB 672**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 672 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Grantham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemaker, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Stipe.—1.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Boecher, Easterly, Frazier, Garvin, Herndon, Hope, Mahan, Tipps.—9.

The Bill was declared passed.

On the question of passage of Emerg-

ency, the roll call resulted as follows:

Aye: Allen, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Dendy, Field, Fine, Grant-ham, Hall, Hamilton, Harris, Jones, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Stipe.—1.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Boecher, Easterly, Frazier, Garvin, Herndon, Hope, Mahan, Tipps.—9.

The Emergency was declared passed.

HB 672, as amended, was referred for engrossment.

GENERAL ORDER

HB 936, by Fuller, was read and considered.

Upon motion of Senator Perryman, **HB 936** was advanced to engrossment and third reading.

Upon motion of Senator Perryman, the rules were suspended, and **HB 936** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 936 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grant-ham, Hall, Hamilton, Harris, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Dendy, Frazier,

Garvin, Herndon, Hope, Jones, Mahan, Tipps, Trent, Wilson (Beckham).—11.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dacus, Easterly, Field, Fine, Grant-ham, Hall, Hamilton, Harris, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Dendy, Frazier, Garvin, Herndon, Hope, Jones, Mahan, Tipps, Trent, Wilson (Beckham).—11.

The Emergency was declared passed.

HB 936 was properly signed and ordered returned to the Honorable House.

Senator Cowden moved to strike all House Bills from the Senate Calendar, which motion by unanimous consent he withdrew.

GENERAL ORDER

HB 764, by Judiciary Committee, was read and considered.

Upon motion of Senator Shoemake, **HB 764** was advanced to engrossment and third reading.

Upon motion of Senator Shoemake, the rules were suspended and **HB 764** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 764 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Breeden, Carrier, Cartwright, Coppock, Easterly, Frazier, Garvin, Hall, Miskovsky, Price, Shoemake, Stipe, Trent, Walker, Wilson (Greer), Young (Cleveland).—18.

Nay: Collins (Creek), Cowden, Dacus,

Fine, Grantham, Hamilton, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Perryman, Rinehart, Ritzhaupt, Young (Haskell).—16.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Dendy, Field, Harris, Herndon, Hope, Tipps, Wilson (Beckham).—8.

The Bill was declared failed of passage.

Senator Cowden moved to strike all House Bills from the Calendar, except those in Conference, which motion was seconded by Senator Mahan and declared adopted.

PENDING ACTION ON CCR:

Senator Frazier moved to adopt Conference Committee Report on **HB 1042**, which motion was declared adopted.

HB 1042, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Baldwin, Breeden, Carrier, Cartwright, Collins (Creek), Coppock, Cowden, Dendy, Easterly, Field, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, McSpadden, Mahan, Payne, Perryman, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—30.

Nay: Allen, Dacus, Fine, Hope, Jones, McClendon, McColgin.—7.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Boecher, Harris, Miskovsky, Price, Rinehart.—5.

The Bill, as amended in Conference, was declared passed.

HB 1042, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Allen, the

Senate concurred in **HAs** to Engrossed **SB 225**.

SB 225, as amended by the Honorable House, was read at length.

On question of passage of Bill, as amended, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Perryman.—1.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Boecher, Carrier, Collins (Creek), Easterly, Garvin, Hall, Harris, Miskovsky, Wilson (Beckham).—10.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Breeden, Cartwright, Coppock, Cowden, Dacus, Dendy, Field, Fine, Frazier, Grantham, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Payne, Price, Rinehart, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—31.

Nay: Perryman.—1.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Baldwin, Boecher, Carrier, Collins (Creek), Easterly, Garvin, Hall, Harris, Miskovsky, Wilson (Beckham).—10.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

RE: SPECIAL COMMITTEE REPORT

Referring further to the Special Com-

mittee Report submitted on the 80th Legislative Day, appointed to study the training program for deaf children in Oklahoma, Senator Stipe moved that the Report be adopted, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 733**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 733** was read and adopted, upon motion of Senator Walker:

TO THE HONORABLE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND TO THE HONORABLE PRESIDENT OF THE SENATE:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 733 with Senate Amendments thereto, entitled:

AN ACT RELATING TO ELECTIONS; AMENDING 26 O. S. 1951 § 113, BY PROVIDING THAT CANDIDATES FOR PRESIDENTIAL ELECTOR SHALL NOT PARTICIPATE IN RUNOFF PRIMARY ELECTION; REPEALING 26 O. S. 1951 § § 193 AND 194, BY AMENDING 26 O. S. 1951, § 192, * * *,

beg leave to report that we have had the same under consideration and herewith return the same with following recommendation:

That the Conference Committee Substitute for Engrossed House Bill No. 733 do pass.

Respectfully submitted,

For the Senate:	For the House:
Walker	Nigh
Chairman	Norris
Tipps	Garrison
Frazier	

CONFERENCE COMMITTEE SUB-

STITUTE FOR ENGROSSED HOUSE BILL NO. 733—By Nigh and Norris of the House, and McClendon and Harris of the Senate.

AN ACT RELATING TO ELECTIONS; PROVIDING THAT BALLOTS MUST BE VOTED WITHOUT REMOVING SAME FROM THE POLLING PLACE; AMENDING SECTION 194, TITLE 26 O. S. 1951 BY MAKING THE FURNISHING OF PEN STAFFS, PEN POINTS, BOTTLES OF INK AND OTHER REGISTRATION AND ELECTION SUPPLIES BY THE STATE ELECTION BOARD DISCRETIONARY; PROVIDING COUNTERS NEED NOT BE EMPLOYED WHERE COUNTING OF BALLOTS CAN BE DONE BY REGULAR PRECINCT OFFICIALS AS NOW PROVIDED IN CITY AND SPECIAL ELECTIONS; PROVIDING VOTES FOR UNOPPOSED CANDIDATES NEED NOT BE TABULATED; MAKING THE VARIOUS PARTS OF THIS ACT SEVERABLE, AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Each ballot cast on election day must be voted without removing same from the polling place.

SECTION 2. Furnishing of pen points, pen staffs, bottles of ink and other registration and election supplies is made discretionary with the State Election Board by amending Section 194, Title 26 O. S. 1951 to read:

The State Election Board shall provide for each precinct one stick of sealing wax * * *, four lead pencils * * *, and such other registration and election supplies necessary and proper for the conduct of the election as determined by a majority vote of said board, in the exercise of a sound discretion.

SECTION 3. Counters need not be used in any election where, in the opinion of the County Election Board, their

services are not necessary for the proper conduct of the election in which case the counting shall be done by the regular precinct officials as prescribed in City and Special Elections wherein counters are not used.

SECTION 4. Votes cast for unopposed candidates need not be tabulated. When the precinct inspector has ascertained that an unopposed candidate has received at least one vote, he shall enter as said candidate's vote the total number of ballots cast in said precinct.

SECTION 5. All laws, or parts of laws, in conflict herewith are hereby repealed.

SECTION 6. The provisions of this Act are severable, and if any part or provision hereof shall be void, the decision of the court so holding shall not affect or impair any of the remaining parts or provisions of the Act.

SECTION 7. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this Act shall take effect from and after its passage and approval.

HB 733, as amended in Conference, was read at length.

On the question of passage of Bill, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Dendy, Field, Frazier, Garvin, Hall, Herndon, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—26.

Nay: Cowden, Dacus, Grantham, Hamilton, Hope, McClendon, McColgin, Rinehart.—8.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Boecher, Collins (Creek), Easterly, Fine, Harris, Jones, Miskovsky, Wilson (Beckham).—8.

The Bill, as amended in Conference, was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Breeden, Carrier, Cartwright, Coppock, Cowden, Dacus, Dendy, Field, Frazier, Garvin, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McSpadden, Mahan, Payne, Perryman, Price, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Young (Cleveland), Young (Haskell).—32.

Nay: Grantham, McColgin, Rinehart.—3.

Excused: Collins (Pontotoc), Sandlin.—2.

Not Voting: Boecher, Collins (Creek), Easterly, Fine, Harris, Miskovsky, Wilson (Beckham).—7.

The Emergency was declared passed.

HB 733, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

RESOLUTIONS

By unanimous consent, the following Resolutions were introduced and read at length:

SENATE RESOLUTION NO. 63—By Hamilton.

A RESOLUTION EXPRESSING THE LEGISLATIVE INTENT IN THE ENACTMENT OF HOUSE BILL NO. 682 OF THE 1957 OKLAHOMA LEGISLATURE, PROVIDING FOR THE REIMBURSEMENT OF TRAVEL EXPENSES OF STATE OFFICIALS AND EMPLOYEES.

WHEREAS, some State Departments and officials have apparently misconstrued or misinterpreted the intention of the Twenty-sixth Legislature of the State of Oklahoma in the enactment of House Bill No. 682, which provides for increased allowances for travel of State officials and employees:

BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA:

ISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. All State officials and employees reimbursed for expenses incurred on official travel for the State of Oklahoma shall continue to be paid for the same number of days and hours while engaged in the same status as before the enactment of House Bill No. 682 of the regular session of the Twenty-sixth (1957) Oklahoma Legislature, and the enactment of said House Bill No. 682 shall not affect the time for which they shall be entitled to reimbursement for official travel expenses.

SECTION 2. It is hereby declared to be the intention of the Legislature that no State Department, Commission, Board or official shall, because of the increased travel allowance provided for by said House Bill No. 682, restrict or limit the travel status of any State official or employee or the duration thereof.

Upon motion of Senator Hamilton, **SR 63** was adopted and ordered referred for enrollment.

SENATE RESOLUTION NO. 64—By Shoemake.

A RESOLUTION INVITING ED SULLIVAN TO ORIGINATE HIS TELEVISION SHOW FROM OKLAHOMA ON NOVEMBER 17TH, USING FAMOUS STARS AND PERSONALITIES WHO WERE BORN IN THIS STATE.

WHEREAS, the great State of Oklahoma is now celebrating its fiftieth birthday; and

WHEREAS, the Oklahoma Semi-Centennial Commission is sponsoring a series of events in said State commemorating the year 1957 as the fiftieth year of statehood for Oklahoma; and

WHEREAS, this great State abounds with sons and daughters who have attained stardom on the stage and screen such as Will Rogers, Jr., Patti Page and others and has at the present time

numerous amateur performers who rate with the World's best; and

WHEREAS, Ed Sullivan has for many years been master of ceremonies for an outstanding television show, which show sponsors the greatest talent available; and

WHEREAS, the said Ed Sullivan oftentimes originates his great show from places other than the Studio in New York City, thereby giving various other Cities and States the opportunity of sharing this national spotlight; and

WHEREAS, the State of Oklahoma would be most grateful to have the said Ed Sullivan originate and present his television show from this great State during the month of November, 1957; and

WHEREAS, the Big Red Football team of the University of Oklahoma will play Notre Dame University the 16th day of November, 1957, and will continue its unbroken string of victories at that time.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-SIXTH OKLAHOMA LEGISLATURE:

That the said Ed Sullivan be and is hereby invited to originate his television show from Oklahoma on the 17th day of November, 1957, and that an effort be made to use all of the great radio, stage and television stars who hail from Oklahoma on said television program.

BE IT FURTHER RESOLVED that copies of this Resolution be forwarded or presented to the said Ed Sullivan in New York City, New York.

Upon motion of Senator Shoemake, **SR 64** was adopted and ordered referred for enrollment.

Senator Field moved that the President Pro Tempore appoint a Committee of three with instructions to notify the Honorable House that the Senate has completed its work and is about ready

to adjourn sine die, which motion was declared adopted, the Committee appointed being Senators Ritzhaupt, Perryman and McColgin.

Senator Field moved that the President Pro Tempore appoint a Committee of three with instructions to notify the Governor, Honorable Raymond Gary, that the Senate has completed its work and to inquire whether or not the Governor has further Messages to convey, which motion prevailed, the Committee appointed being Senators Dacus, Hope and Cowden.

RESOLUTION

By unanimous consent, the following Resolution was introduced and read at length:

SENATE RESOLUTION NO. 65—By Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Mahan, McClendon, McColgin, McSpadden, Misovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Wilson (Beckham), Young (Haskell), Young (Cleveland).

A SENATE RESOLUTION COMMEMORATING THE HONORABLE FRANK TRUELL, SERGEANT-AT-ARMS OF THE SENATE OF THE STATE OF OKLAHOMA.

WHEREAS, Since the year 1953, the Honorable Frank Truell has served with honor and distinction as Sergeant-at-Arms of the Senate of the great State of Oklahoma; and

WHEREAS, theretofore, he served in said capacity in the House of Representatives of said State in every session of the Legislature after the year 1937; and

WHEREAS, there is probably no one individual who has served such lengthy

tenure in said capacity in any other Legislative Body of the Nation; and

WHEREAS, the poise and dignity with which Mr. Truell has served has impressed itself upon the department of the members of both House and Senate; and

WHEREAS, in times past in various legislative deliberations, he has maintained dignity when otherwise there would have been chaos; and

WHEREAS, if there has been an improvement in the demeanor of the legislative bodies in Oklahoma in recent years, Mr. Truell, more than any one individual, is responsible for this; and

WHEREAS, Mr. Truell has day and night dedicated himself to his duties and responsibilities to the extent that he has on occasion served as both nursemaid and Father Confessor to the individual legislators; and

WHEREAS, We, the Members of the Senate of the Twenty-Sixth Legislature of the State of Oklahoma, are grateful to Mr. Truell for his long, faithful and dedicated service;

NOW, THEREFORE, BE IT RESOLVED by the Senate of the Twenty-Sixth Legislature of the State of Oklahoma that this Body pay tribute to the Honorable Frank Truell for his noble and unselfish efforts in the service of the Legislature and the people of the State of Oklahoma; and

BE IT FURTHER RESOLVED that the Senate extend to Mr. Truell its heartfelt and humble thanks for his untiring and selfless service in behalf of the Body and its membership; and

BE IT FURTHER RESOLVED that a copy of this resolution, duly authenticated, be presented to the Honorable Frank Truell and that it be spread upon the record in the permanent Journal of this Legislature.

Upon motion of Senator Garvin, **SR 65** was unanimously adopted by the

Senate and ordered referred for enrollment.

Upon request of Senator Garvin, Mr. Frank Truell, Senate Sergeant-at-Arms, was recognized and, among other statements, expressed his gratefulness for the association with the members of the Senate and assured them of his love and affection.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 771**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

The President presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SC Memorial No. 1, SRs 60, 61, 62, SCR 34, SJR 38, SBs 47, 114, 368 and 381 each correctly enrolled.

Enrolled **SC Memorial No 1** and Enrolled **SCR 34** were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SRs 60, 61 and 62** were each properly signed and ordered transmitted to the Secretary of State.

Enrolled **SJR 38** and Enrolled **SBs 47, 114, 368 and 381**, after fourth reading, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

There being matters on the President's desk for the consideration of the Senate in executive session, it was upon motion of Senator Field that the Senate closed its doors and went into executive session.

*

The Senate reassembled, in open session, with its President presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Young (Cleveland), advised and consented to the

confirmation of the appointment of **THOMAS R. BRETT**, of Norman, Oklahoma, as State Director of Civil Defense.

The Senate, in executive session and upon motion of Senator Grantham, advised and consented to the confirmation of the appointment of **GEORGE SCHULTZ**, of Medford, Oklahoma, as a member of the Oklahoma Wildlife Conservation Commission for a term effective May 28, 1957 and ending July 1, 1964.

The Senate, in executive session and upon motion of Senator McColgin, advised and consented to the confirmation of the appointment of **L. A. W. VINCENT**, Arnett, Oklahoma, as a member of the Oklahoma Wildlife Conservation Commission for a term effective May 28, 1957 and ending July 1, 1963.

The Senate, in executive session and upon motion of Senator Allen, advised and consented to the confirmation of the appointment of **LOUIS M. BURT-SCHI**, of Chickasha, Oklahoma, as a member of the Oklahoma Wildlife Conservation Commission for a term effective May 28, 1957 and ending July 1, 1962.

The Senate, in executive session and upon motion of Senator Hamilton, advised and consented to the confirmation of the appointment of **RAYMOND H. LUCAS**, of Spiro, Oklahoma, as a member of the Oklahoma Wildlife Conservation Commission for a term effective May 28, 1957, and ending July 1, 1959.

The Senate, in executive session and upon motion of Senator Shoemake, advised and consented to the confirmation of the appointment of **MAURICE FINKLEA**, of Warner, Oklahoma, as a member of the Oklahoma Wildlife Conservation Commission for a term effective May 28, 1957 and ending July 1, 1958.

The Senate, in executive session and upon motion of Senator Mahan, advised and consented to the appointment

of C. C. MORGAN, of Fairfax, Oklahoma, as a member of the Oklahoma Wildlife Conservation Commission for a term effective May 28, 1957 and ending July 1, 1957.

The Senate, in executive session and upon motion of Senator Miskovsky, advised and consented to the confirmation of the appointment of DAN TANKERSLEY, of Oklahoma City, Oklahoma, as a member of the Oklahoma Wildlife Conservation Commission for a term effective May 28, 1957 and ending July 1, 1961.

The Senate, in executive session and upon motion of Senator Cartwright, refused to advise and consent to the confirmation of the reappointment of W. E. SCHOOLER, OF Hugo, Oklahoma, as a member of the Oklahoma Educational Television Authority for a term effective May 13, 1957 and ending June 30, 1963.

Senator Dacus presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 672, 714, 999 and 1007 correctly engrossed.

Engrossed **SAs** to and Engrossed **HBs 672, 714, 999 and 1007**, each as amended, were properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE GOVERNOR

The following Messages from the Governor were received and read:

TO THE PRESIDENT AND MEMBERS OF THE HONORABLE SENATE TWENTY-SIXTH OKLAHOMA LEGISLATURE

Gentlemen:

I have vetoed **SENATE JOINT RESOLUTION NO. 9** for the following reasons:

Section 3 of this Resolution places final liability on every member of a board or commission charged with the duty of incurring obligations, and makes each member liable, either personally or

on his official bond or both. Many of these boards and commissions are composed of the leading citizens of our state who have unselfishly given of their time and efforts to further the public interest. In many instances they are men of means and property and would be forced to resign to escape the final liability imposed by this resolution. The state cannot afford to lose the services of these good citizens.

It is my opinion that the effects sought by this resolution can be obtained by a continued close supervision of the expenditures of boards, commissions, departments and agencies of the State of Oklahoma which has been and will continue to be, an important part of my program.

BY THE GOVERNOR OF THE STATE OF OKLAHOMA
S/ Raymond Gary

TO THE PRESIDENT AND MEMBERS OF THE HONORABLE SENATE TWENTY-SIXTH OKLAHOMA LEGISLATURE

Gentlemen:

In view of the Legislature's failure to enact the Public Safety Commission Bill, I would like to recommend to the Honorable Senate that a special interim committee be created for the purpose of making a study of our safety program for Oklahoma with this thought in mind:

That the Public Safety Act be amended to provide that all personnel, civilian and uniformed, be placed on a strictly merit basis, and provide further that all promotions be made on the basis of experience and ability.

I recommended the Safety Commission feeling it would be an improvement over our present program, however I did not push the bill for I have had a number of people whom I respect very highly voice opposition to the feeling it was the solution to our problem. I believe a good committee working during

the interim could and would come up with a fine program that would strengthen considerably the Department of Public Safety.

S/ Raymond Gary
Governor

In consideration of the Message of the Governor, above, President Pro Tempore Baldwin appointed as a Special Interim Committee, the following: Senator Allen, Chairman, with Senators Collins (Creek), Coppock, Hall and McColgin as members.

Senator Walker moved that the President Pro Tempore be authorized by the Senate to purchase from time to time for each of its members necessary postage and stationery, which motion was declared adopted.

As provided under Title 74, Section 456, Oklahoma Statutes, 1951, President Pro Tempore Baldwin appointed the following as the Senate's membership on the Executive Committee of the State Legislative Council: Senators Allen, Shoemake, Hamilton, Grantham, Field, Easterly, Dacus, Cowden, Cartwright and Carrier.

Upon motion of Senator Fine, the above appointments, as members of the Executive Committee of the State Legislative Council, were confirmed by the Senate.

As provided under Title 74, § 424, Chapter 15, O. S. Supp. 1955, President Pro Tempore Baldwin appointed the following as the Senate's membership on the Committee On Interstate Cooperation of the State Legislative Council: Senator Mahan, Chairman, and Senators Jones, Rinehart, Ritzhaupt and Walker as members.

Upon motion of Senator Field, the above appointments, as members of the Committee on Interstate Cooperation of the State Legislative Council, were confirmed by the Senate.

Senator Ritzhaupt, on behalf of the Committee appointed to notify the Honorable House that the Senate has com-

pleted its work and is about ready to adjourn sine die, reported the duty performed, following which the Committee was ordered discharged.

The Senate was declared at ease.

The Senate reassembled, with its President presiding.

Senator Hope, on behalf of the Committee appointed to notify the Governor that the Senate is ready to adjourn sine die and to inquire whether or not he had further Messages for the Senate, advised the duty performed, stating the Governor had no further Messages for the Senate, following which Report the Committee was ordered discharged.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 859, 914, 936 and 1012.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, May 29, 1957, of Enrolled SJRs Nos. 11, 16, 17, 37, 41, 44; SBs 22, 59, 69, 81, 98, 104, 173, 249, 294, 398 entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 11—By Shoemake.

A JOINT RESOLUTION RELATING TO A CLAIM AGAINST THE TAFT STATE HOSPITAL, AND ORDERING SAID CLAIM TO BE PAID.

ENROLLED SENATE JOINT RESOLUTION NO. 16—By Miskovsky of the Senate, and Harkey of the House.

A JOINT RESOLUTION AUTHORIZING THE STATE BOARD OF PUBLIC AFFAIRS TO EXECUTE A LEASE UPON LOTS THREE (3), FOUR (4), FIVE (5) AND SIX (6), BLOCK THIRTEEN (13), STATE CAPITOL ADDITION TO OKLAHOMA CITY, TO THE CAPITOL PRESBYTERIAN CHURCH FOR USE AS A

PARKING LOT; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 17—By Hope of the Senate, and Ham of the House.

A JOINT RESOLUTION AUTHORIZING LAMAR LAWSON TO INSTITUTE AND PROSECUTE AN ACTION AGAINST THE STATE OF OKLAHOMA FOR THE BENEFIT OF THE SAID LAMAR LAWSON FOR SAND THAT HE FURNISHED THE STATE OF OKLAHOMA FOR THE PERIOD COMMENCING DECEMBER 1, 1953, AND ENDING SEPTEMBER 1, 1955; PROVIDING THAT IF A JUDGMENT IS RECOVERED THEREFOR THE SAME SHALL BE PAID FROM THE GENERAL REVENUE FUND OF THE STATE TREASURY NOT OTHERWISE APPROPRIATED; APPROPRIATING THE SUM OF SIX THOUSAND FIVE HUNDRED DOLLARS (\$6,500.00), OR SO MUCH AS MAY BE NECESSARY FOR PAYMENT OF THE JUDGMENT RENDERED; PROVIDING THAT THE STATUTE OF LIMITATIONS SHALL NOT BE INVOKED BY THE STATE OF OKLAHOMA AS A DEFENSE TO THE ACTION; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 37—By Harris and Baldwin of the Senate and Ozmun, Taliaferro and Simmons of the House.

A JOINT RESOLUTION RELATING TO INTEREST COUPONS ATTACHED TO BONDS ISSUED BY THE OKLAHOMA TURNPIKE AUTHORITY FOR THE PAYMENT OF THE COSTS OF THE SOUTHWEST TURNPIKE PROJECT, AS DEFINED HEREIN; CREATING A SPECIAL DEPOSITORY ACCOUNT IN THE STATE TREASURY TO BE KNOWN AS THE "STATE HIGHWAY COMMISSION TRUST AND INVESTMENT FUND"; PROVIDING FOR THE SOURCE AND USE OF SAID FUND, INCLUDING THE IN-

VESTMENT THEREOF IN SUCH INTEREST COUPONS AS THE OKLAHOMA TURNPIKE AUTHORITY DOES NOT HAVE SUFFICIENT AVAILABLE MONEYS TO REDEEM WHEN DUE; PROVIDING FOR THE PAYMENT AND REDEMPTION OF SUCH INTEREST COUPONS PURCHASED FROM SAID FUND, WITH INTEREST THEREON FROM THE DUE DATE THEREOF; PROVIDING THAT ANY BALANCE REMAINING IN SAID FUND AT THE CLOSE OF ANY FISCAL YEAR, NOT NEEDED TO PURCHASE INTEREST COUPONS WHICH BECAME DUE DURING THE SIXTY (60) DAY PERIOD PRECEDING THE CLOSE OF SUCH FISCAL YEAR, SHALL BE TRANSFERRED TO THE STATE HIGHWAY CONSTRUCTION AND MAINTENANCE FUND AND BE ALLOCATED FOR PRIMARY ROAD PURPOSES; PROVIDING THAT THIS RESOLUTION SHALL HAVE NO FORCE OR EFFECT AFTER THE EXPIRATION OF TWO (2) YEARS FROM THE EFFECTIVE DATE THEREOF, IF BONDS FOR THE PAYMENT OF THE COSTS OF THE SOUTHWEST TURNPIKE PROJECT SHALL NOT HAVE BEEN SOLD DURING SUCH TWO (2) YEAR PERIOD.

ENROLLED SENATE JOINT RESOLUTION NO. 41—By Rinehart of the Senate and Sweeney of the House.

A JOINT RESOLUTION AUTHORIZING AND DIRECTING THE OKLAHOMA WATER RESOURCES BOARD TO ENGAGE IN A CONTINUING STUDY OF THE WATER LAWS OF THIS STATE AND OF RECOMMENDED CHANGES THEREIN; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 44—By Trent of the Senate and Long (Caddo) of the House.

A RESOLUTION AMENDING HOUSE BILL NO. 777 OF THE TWENTY-SIXTH LEGISLATURE OF THE STATE OF OKLAHOMA; DEFINING

CERTAIN TERMS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 22—

By Young (Haskell), Wilson (Greer), Dacus, Hamilton, Herndon, Jones and Shoemake of the Senate, and Spear and Mitchell of the House.

AN ACT RELATING TO BEDDING; AMENDING 63 O. S. 1951, § 57 (c), AS AMENDED BY SECTION 2 (c), OF TITLE 63, CHAPTER 1A, OKLAHOMA SESSION LAWS 1955, AT PAGE 352; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 59—

By Shoemake, Allen, Breeden, Easterly, Frazier, Hall, Hamilton, Harris, Herndon, Hope, McColgin, McSpadden, Miskovsky, Payne, Price, Stipe, Tipps, Trent, Wilson (Greer), and Young (Cleveland) of the Senate, and Allard, Shoemake and Welch of the House.

AN ACT CREATING STATE AND LOCAL DEFENSE; DEFINING THE SAME; DECLARING POLICY AND PURPOSE IN CIVIL DEFENSE AND DISASTER RELIEF; PROVIDING FOR APPOINTMENT OF STATE DIRECTOR AND OTHER PERSONNEL AND DEFINING THEIR AUTHORITY AND DUTIES; AUTHORIZING UTILIZATION OF FACILITIES AND PERSONNEL OF EXISTING STATE AND LOCAL DEPARTMENTS OR OFFICES; PROVIDING FOR THE ISSUANCE OF EXECUTIVE ORDERS TO CARRY OUT THE TERMS OF THIS ACT; AUTHORIZING COOPERATION BETWEEN CITY, COUNTY, STATE, AND FEDERAL GOVERNMENTS; PROVIDING FOR LIMITATION OF ACTIONS ARISING OUT OF THE OPERATION OF THIS ACT; AUTHORIZING THE CREATION OF MOBILE DEFENSE UNITS AND RELATED ACTIVITIES; AUTHORIZING COUNTIES, CITIES AND TOWNS TO APPROPRIATE FUNDS FOR CIVIL DEFENSE AND DISASTER PURPOSES; REPEALING CONFLICTING LAWS; PROVIDING THAT THE PRO-

VISIONS OF THE ACT SHALL BE SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 69—

By Miskovsky, Collins (Pontotoc) and Herndon of the Senate, and McCarty of the House.

AN ACT PERTAINING TO MECHANICS' AND MATERIALMEN'S LIENS; AMENDING 42 O. S. 1951, § 143; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 81—

By Miskovsky of the Senate.

AN ACT RELATING TO MUNICIPAL COURTS; GRANTING ORIGINAL JURISDICTION TO MUNICIPAL COURTS, POLICE COURTS, TRAFFIC COURTS OR OTHER CITY OR TOWN COURTS OF THE VARIOUS CITIES AND TOWNS OF THE STATE OF OKLAHOMA TO HEAR AND DETERMINE ALL TRAFFIC ORDINANCE VIOLATIONS WHERE THE PERSON INFORMED AGAINST HAS ATTAINED THE AGE OF SIXTEEN (16) YEARS, OR IS BETWEEN THE AGES OF FOURTEEN (14) AND SIXTEEN (16) YEARS AND IS THE HOLDER OF A SPECIAL OR RESTRICTED OPERATOR'S LICENSE AUTHORIZING THE OPERATION OF A MOTOR VEHICLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 98

— By Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House—AN ACT MAKING AN APPROPRIATION TO THE SECRETARY OF THE STATE ELECTION BOARD; STATING THE PURPOSE; FIXING THE SALARY OF THE SECRETARY OF THE STATE ELECTION BOARD; PROVIDING FOR THE EMPLOYMENT AND COMPENSATION OF NECESSARY PERSONNEL; STATING THE METHOD OF ACQUIRING BALLOTS AND ELECTION SUPPLIES; MAKING THE APPROPRIATION NON-FISCAL; MAKING THE PROVISIONS OF THIS

ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 104
—By Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House.

AN ACT MAKING APPROPRIATIONS FOR THE SUPPORT OF THE OKLAHOMA PLANNING AND RESOURCES BOARD FOR THE FISCAL YEARS ENDING JUNE 30, 1958, AND JUNE 30, 1959; AUTHORIZING THE OKLAHOMA PLANNING AND RESOURCES BOARD TO APPOINT AND FIX THE SALARIES OF ITS EMPLOYEES; APPROPRIATING MONIES FOR CAPITAL IMPROVEMENTS AND THE PURCHASE OF NEW EQUIPMENT IN THE STATE PARKS AND EARMARKING CERTAIN AMOUNTS THEREOF; REAPPROPRIATING UNEXPENDED AND UNOBLIGATED BALANCES REMAINING IN HOUSE BILL 768 OF THE TWENTY-FIFTH LEGISLATURE AND IN SENATE BILL 8 OF THE TWENTY-SIXTH LEGISLATURE; DIRECTING THE OKLAHOMA PLANNING AND RESOURCES BOARD TO CONDEMN AND TAKE THE CAPITAL IMPROVEMENTS OF THE DURANT BOAT CLUB AT LAKE TEXOMA; PROVIDING THE APPROPRIATIONS MADE BY THIS ACT SHALL NOT BE SUBJECT TO FISCAL YEAR LIMITATIONS; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 173
—By Hall of the Senate and Rogers of the House.

AN ACT RELATING TO THE DEPARTMENT OF PUBLIC SAFETY; PRESCRIBING CONDITIONS OF RECEIVING RETIREMENT PAY FROM THE RETIREMENT AND PENSION PLAN OF SAID DEPARTMENT AND AMOUNTS THEREOF AND PROVIDING FOR CORRECTION OF ERRONEOUS RECEIPTS AND PAYMENTS;

MAKING ATTEMPTED FRAUD AGAINST SAID PLAN A MISDEMEANOR AND PRESCRIBING PUNISHMENT THEREFOR; AMENDING 47 O. S. 1951, §§ 381.5 AND 381.11, AND § 381.7, AS AMENDED BY SECTION 1, CHAPTER 10a, TITLE 47, PAGES 213 AND 214, OKLAHOMA SESSION LAWS 1953; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 249
—By McClendon, Hamilton and Trent of the Senate, and Jumper and Welch of the House.

AN ACT RELATING TO FISH; AMENDING SECTION 1, CHAPTER 4a, TITLE 29, PAGE 217, OKLAHOMA SESSION LAWS 1955; MAKING ANY BOAT, MOTOR AND/OR BOAT AND MOTOR SUBJECT TO SEIZURE AND FORFEITURE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 294
—By Wilson (Greer), Hope, Breeden, Dacus, Field, Frazier, Hamilton, Jones and Tipps of the Senate and Ham and Bailey (Kay) of the House—AN ACT RELATING TO COSMETOLOGY; AMENDING 59 O. S. 1951, §§ 199.2 AND 199.4; RELATING TO COMPENSATION, MEETINGS, POWERS, DUTIES AND FEES TO BE CHARGED BY THE BOARD OF COSMETOLOGY AND TO COMPENSATION, DUTIES, LIABILITIES AND BONDS OF OFFICERS AND EMPLOYEES THEREOF; PROVIDING THAT THE EXECUTIVE SECRETARY OF THE BOARD SHALL, WITH THE APPROVAL OF SAID BOARD, DESIGNATE A BOOKKEEPER; OUTLINING DUTIES OF SAID BOOKKEEPER; REQUIRING BOND; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO 398
—By Hope of the Senate, and McCarty and Briscoe of the House.

AN ACT RELATING TO ARTICLES OF WEARING APPAREL OR CLOTHING DELIVERED FOR THE PURPOSE OF REPAIRING, RENOVAT-

ING, CLEANING, LAUNDERING, OR OTHERWISE PROCESSING SAME; PROVIDING THAT IF RETURN OF SAME IS NOT REQUESTED BY OWNER UNDER CERTAIN CONDITIONS AND WITHIN A CERTAIN TIME SAME MAY BE GIVEN TO ANY CHARITABLE OR NONPROFIT ORGANIZATION AFTER NOTICE; MAKING AN EXCEPTION; REPEALING CONFLICTING LAWS; AND DECLARING AN EMERGENCY.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 34** and Senate Concurrent Memorial No. 1.

The above numbered Enrolled Resolution and Memorial were ordered referred to the Secretary of State.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SJR 38**, **SBs 47, 114, 368** and **381**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 523, 728** and **729**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 63, **SCR 19**, **SBs 159** and **225** each correctly enrolled.

Enrolled **SR 63** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SCR 19** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SBs 159** and **225**, after fourth reading, were each properly

signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 733, 809** and **1027**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 33 and **SB 155** each correctly enrolled.

Enrolled **SCR 33** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SB 155**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 1017** and **1042**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SRs 64 and **65** each correctly enrolled.

Enrolled **SRs 64** and **65** were each properly signed and ordered transmitted to the Secretary of State.

MESSAGE FROM HOUSE

Advising the signing of and returning Enrolled **SCRs 19** and **33**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 155, 225, 159**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

As provided under SCR 19, and the hour of 12 noon having arrived on this

Wednesday, May 29, 1957, it was upon motion of Senator Fine that the Senate of the 26th Legislature was by its President, Lieutenant Governor Cowboy Pink Williams, declared adjourned sine die.

SENATE COMMITTEES

THE 26TH LEGISLATURE

1957

AGRICULTURE Senate Chairman: _____ House Chairman: _____		COMMERCE AND TRADE Senate Chairman: _____ House Chairman: _____	
EDUCATION Senate Chairman: _____ House Chairman: _____		FINANCE Senate Chairman: _____ House Chairman: _____	
GENERAL INVESTIGATION Senate Chairman: _____ House Chairman: _____		INDUSTRIAL DEVELOPMENT Senate Chairman: _____ House Chairman: _____	
APPROPRIATIONS AND BUDGET Senate Chairman: _____ House Chairman: _____		LABOR Senate Chairman: _____ House Chairman: _____	
COMMISSIONS Senate Chairman: _____ House Chairman: _____		LEGISLATIVE ADMINISTRATION Senate Chairman: _____ House Chairman: _____	
CONSTITUTIONAL AMENDMENTS Senate Chairman: _____ House Chairman: _____		REVENUE Senate Chairman: _____ House Chairman: _____	
CRIMINAL JUSTICE Senate Chairman: _____ House Chairman: _____		WATER RESOURCES Senate Chairman: _____ House Chairman: _____	
ENERGY Senate Chairman: _____ House Chairman: _____		WELFARE Senate Chairman: _____ House Chairman: _____	
HEALTH Senate Chairman: _____ House Chairman: _____		WILDLIFE Senate Chairman: _____ House Chairman: _____	
HOUSING Senate Chairman: _____ House Chairman: _____		YOUTH Senate Chairman: _____ House Chairman: _____	
INVESTIGATION Senate Chairman: _____ House Chairman: _____		WATER RESOURCES Senate Chairman: _____ House Chairman: _____	
LABOR Senate Chairman: _____ House Chairman: _____		WELFARE Senate Chairman: _____ House Chairman: _____	
LEGISLATIVE ADMINISTRATION Senate Chairman: _____ House Chairman: _____		WILDLIFE Senate Chairman: _____ House Chairman: _____	
REVENUE Senate Chairman: _____ House Chairman: _____		WATER RESOURCES Senate Chairman: _____ House Chairman: _____	
WATER RESOURCES Senate Chairman: _____ House Chairman: _____		WELFARE Senate Chairman: _____ House Chairman: _____	
WELFARE Senate Chairman: _____ House Chairman: _____		WILDLIFE Senate Chairman: _____ House Chairman: _____	

SENATE COMMITTEES

TWENTY-SIXTH LEGISLATURE

1957

(As finally approved)

AGRICULTURE:

McSpadden, Chairman

Dacus, Vice Chairman

Allen	Grantham
Boecher	McColgin
Breeden	Ritzhaupt
Carrier	Walker
Coppock	Wilson (Greer)
Easterly	

APPROPRIATIONS AND BUDGET:

Hope, Chairman

Wilson, Vice Chairman

Cartwright	Harris
Collins (Creek)	McClendon
Collins (Pontotoc)	Miskovsky
Cowden	Perryman
Dacus	Ritzhaupt
Easterly	Shoemake
Field	Stipe
Grantham	Tipps
Hall	Trent
Hamilton	Young (Cleveland)

AVIATION:

Sandlin, Chairman

McClendon, Vice Chairman

Field	Mahan
Harris	Price

BANKS AND BANKING:

Dendy, Chairman

Hope, Vice Chairman

Breeden	McColgin
Cowden	Price

BUSINESS AND INDUSTRY:

Walker, Chairman

Boecher, Vice Chairman

Jones	Price
McColgin	Rinehart
McSpadden	Stipe
Miskovsky	

CRIMINAL JURISPRUDENCE:

Mahan, Chairman

Harris, Vice Chairman

Garvin	Young
Rinehart	(Haskell)
Sandlin	

CONSTITUTIONAL AMENDMENTS,
INITIATIVE AND REFERENDUM
AND CODE REVISION:

Jones, Vice Chairman

Breeden, Vice Chairman

Harris	Sandlin
Ritzhaupt	

CONGESSSIONAL AND
LEGISLATIVE RE-DISTRICTING:

Tipps, Chairman

Frazier, Vice Chairman

Breeden	Wilson
Hope	(Beckham)
Perryman	

COUNTY GOVERNMENT:

Young (Cleveland), Chairman

Herndon, Vice Chairman

Field	Ritzhaupt
Frazier	Young
McColgin	(Haskell)
Miskovsky	

ECONOMIC AND INDUSTRIAL DEVELOPMENT:

Rinehart, Chairman

Jones, Vice Chairman

Boecher	McSpadden
Dendy	Miskovsky
Easterly	Sandlin
Field	Shoemake
Garvin	Trent
McClendon	Wilson (Greer)

EDUCATION:

McClendon, Chairman

Hamilton, Vice Chairman

Allen	Rinehart
Breeden	Trent
Dacus	Walker
Easterly	Wilson (Greer)
Frazier	Young
McSpadden	(Cleveland)

EMPLOYMENT AND PRINTING:

Easterly, Chairman

Young (Cleveland), Vice Chairman

Dendy	Harris
-------	--------

ENGROSSED AND ENROLLED**BILLS:**

Price, Chairman

Perryman, Vice Chairman

GAME AND FISH:

Allen, Chairman

Coppock, Vice Chairman

Boecher	Hamilton
Dendy	Payne
Field	Sandlin
Frazier	Wilson (Greer)
Hall	

INSURANCE:

Wilson (Beckham), Chairman

Dendy, Vice Chairman

Dacus	Shoemake
Easterly	Stipe
Field	Tipps
Harris	Young
Herndon	(Cleveland)
Perryman	

JUDICIARY:

Shoemake, Chairman

Miskovsky, Vice Chairman

Collins (Creek)	Sandlin
Garvin	Wilson
Grantham	(Beckham)
Harris	

LABOR RELATIONS:

Collins (Pontotoc), Chairman

Rinehart, Vice Chairman

Frazier	Young
Payne	(Haskell)
Price	

MILITARY AND VETERANS**AFFAIRS:**

Frazier, Chairman

Ritzhaupt, Vice Chairman

Cartwright	Hope
Garvin	Tipps

MUNICIPAL GOVERNMENT:

Miskovsky, Chairman

Young (Haskell), Vice Chairman

Hope	Wilson
McClendon	(Beckham)

OIL AND GAS:

Garvin, Chairman

Cowden, Vice Chairman

Carrier	McSpadden
Collins (Creek)	Price
Collins	Shoemake
(Pontotoc)	Tipps
Coppock	Wilson
Hamilton	(Beckham)
Jones	Young
Mahan	(Cleveland)

PARKS AND RECREATION:

Hamilton, Chairman

Tipps, Vice Chairman

Boecher	Herndon
Coppock	Payne
Hall	Wilson (Greer)

PENAL INSTITUTIONS:

Dacus, Chairman
 Stipe, Vice Chairman

Carrier	Trent
Coppock	Wilson (Greer)
Jones	Young (Haskell)
McColgin	

PLANNING AND RESOURCES:

Herndon, Chairman
 Trent, Vice Chairman

Cartwright	Hamilton
Collins	Tipps
(Pontotoc)	

PRIVILEGES AND ELECTIONS:

Cowden, Chairman
 Sandlin, Vice Chairman

Carrier	McClendon
Collins (Creek)	Walker
Garvin	Wilson
Grantham	(Beckham)
Mahan	

PUBLIC HEALTH:

Young (Haskell), Chairman
 Perryman, Vice Chairman

Breeden	Hall
Collins	Young
(Pontotoc)	(Cleveland)

PUBLIC LANDS:

Carrier, Chairman
 McColgin, Vice Chairman

Easterly	Young
Herndon	(Haskell)

PUBLIC SAFETY:

Hall, Chairman
 Allen, Vice Chairman

Collins	Herndon
(Pontotoc)	Payne
Coppock	Walker

PUBLIC SERVICE CORPORATIONS:

Grantham, Chairman
 Payne, Vice Chairman

Collins (Creek)	Price
Cowden	Wilson
Perryman	(Beckham)

REVENUE AND TAXATION:

Collins (Creek), Chairman
 Mahan, Vice Chairman

Allen	Dacus
Carrier	Jones
Cartwright	Rinehart
Cowden	Stipe

ROADS AND HIGHWAYS:

Cartwright, Chairman
 Walker, Vice Chairman

Allen	Hamilton
Boecher	Hope
Breeden	Jones
Carrier	Mahan
Collins (Creek)	McClendon
Coppock	McColgin
Cowden	Miskovsky
Dacus	Perryman
Dendy	Ritzhaupt
Field	Shoemake
Garvin	Stipe
Grantham	Tipps
Hall	Trent

SOCIAL WELFARE:

Trent, Chairman
 Ritzhaupt, Vice Chairman

Allen	Hope
Cartwright	McSpadden
Collins (Creek)	Walker
Frazier	

STATE AND FEDERAL GOVERNMENT:

Boecher, Chairman
 Grantham, Vice Chairman

Cartwright	McColgin
Dendy	McSpadden
Hall	Payne
Herndon	Rinehart
Mahan	Shoemake

DENOTATIONS

CR—Committee Report

CCR—Conference Committee Report

HA—House Amendment

HB—House Bill

HCR—House Concurrent Resolution

HJR—House Joint Resolution

JCCA—Joint Conference Committee on Appropriations

ML—Motion Lodged

SA—Senate Amendment

SB—Senate Bill

SCR—Senate Concurrent Resolution

SCM—Senate Concurrent Memorial

SJR—Senate Joint Resolution

SR—Senate Resolution

Wd—Withdrawn

PART I SENATE BILLS

(Titles in full shown on page numbers
opposite "1st Readings".)

SB 1—By McClendon, Fine, Field, Dendy, Trent, Collins (Creek), Rinehart, Jones, Boecher of the Senate and Bul-lard of the House—An Act relating to the Public Schools of Oklahoma; dealing

with the Basic Schedule of Teachers' Salaries as used in calculating the min-imum program; * * * and declaring an emergency.

1st Reading -----	9
2nd Reading -----	48
CR -----	109
Wd—re-referred -----	640
CR -----	997
Considered—advanced—3rd reading—referred -----	1032
Engrossed—To House -----	1041

SB 2—By Hamilton, Wilson (Greer), Breeden, Allen, Harris, Collins (Ponto-toc), Collins (Creek), Shoemake, Dendy, Frazier, Stipe, Walker, McSpadden, Da-cus, Miskovsky, Jones, Rinehart, Cart-wright, and Cowden of the Senate, and McCarty, et al of the House—An Act

relating to the Public Schools of Okla-homa; providing for Special Education of Exceptional Children and defining the term "Exceptional Children" as used therein; * * * and declaring an emerg-ency.

1st Reading -----	9
2nd Reading -----	48
CR -----	193
Considered—advanced—3rd Reading—referred -----	255-256
Votes reconsidered by which passed and advanced -----	262
Considered—advanced—3rd reading—referred -----	262-263
Engrossed—To House -----	279
Referred for enrollment -----	809
Enrolled—4th reading -----	841
To Governor -----	852
Governor's approval -----	994

SB 3—By Allen and Harris—A Bill creating a Public Safety Commission;

* * * and declaring an emergency.

1st Reading	10
2nd Reading	48
CR	289
Stricken	1064

SB 4—By Allen of the Senate and Stewart of the House—An Act relating to Wildlife Conservation; vitalizing Article XXVI of the Oklahoma Constitu-

tion; creating a Department of Wildlife Conservation; * * * and declaring an emergency.

1st Reading	10
2nd Reading	48
CR	102
Considered—advanced—3rd Reading—referred	111; 155-156
ML	158
Engrossed—To House	191
HAs read	1091-1092
HAs considered	1156; 1162
HAs rejected—conference requested; SCs appointed	1167; 1175
Conference granted—HCs named	1181
CCR read	1200-1201
CCR adopted—passed—To House	1248
Referred for enrollment	1272
Enrolled—4th Reading	1277
To Governor	1307
Governor's Approval	1313

SB 5—By Cowden, Field, Jones, Stipe of the Senate and Ozmun, Bullard, Ham, Hill, Allard, Bailey (Cleveland), Larason, Gotcher of the House—An Act relating to Emergency Relief and General Assistance; abolishing the Okla-

homa Emergency Relief Board; transferring all authority, powers and duties * * * to the Oklahoma Public Welfare Commission; * * * and declaring an emergency.

1st Reading	10
2nd Reading	48
Wd—re-referred	49
CR	63
Stricken (Same as HB 530)	102

SB 6—By Hamilton, Dacus, Field, Tipps, McColgin, Breeden, Allen, Boecher, Harris, Sandlin, Collins (Pontotoc), Young (Haskell), Shoemake, Dendy, Frazier, Walker, McSpadden, Miskovsky, Jones, Stipe, Collins (Creek), Rinehart,

Cartwright, Hall, and Cowden of the Senate, and McCarty, et al of the House—An Act relating to the Public Schools of Oklahoma; dealing with the payment of State Aid; * * * and declaring an emergency.

1st Reading	10
2nd Reading	48

SB 7—By Hope, Wilson (Greer) and Boecher of the Senate, and Larason and Wolf of the House—An Act to be known as "The State Salary Administration

Act of 1957"; establishing for the State Government a system of Employee Personnel Administration; * * * and declaring an emergency.

1st Reading	11
2nd Reading	48
CR	99
Considered—advanced—3rd Reading—referred	120-122
Engrossed—To House	165
HAs read	324
HAs rejected—conference requested	330
Conference granted—HCs named	373
SCs appointed	411
CCR adopted—passed—To House	564-565
Referred for enrollment	602
Enrolled—4th Reading	612
To Governor	641
Governor's Approval	652

SB 8—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making appropriations from the Emergency Appropriation Funds; * * * and declaring an emergency.

1st Reading	11
2nd Reading	48
CR	58
Considered—advanced—3rd Reading—referred	62-63
Engrossed—To House	72
HAs concurred in—passed—referred for enrollment	104-105
Enrolled—4th Reading	114
To Governor	119
Governor's Approval	158

SB 9—By Wilson (Greer) and Stipe—An Act amending Section 135.3, Title 57 O. S. 1951, relating to Salaries of the Wardens of the State Penitentiary and the State Reformatory; and declaring an emergency.

1st Reading	11
2nd Reading	48
CR	298
Considered—advanced—3rd Reading—referred	340-341
Engrossed—To House	352
Referred for enrollment	520
Enrolled—4th Reading	537
To Governor	552
Governor's Approval	602

SB 10—By Sandlin, Dacus, Field, Stipe, McColgin, Wilson (Greer), Breden, Allen, Boecher, Harris, Collins (Pontotoc), Collins (Creek), Shoemake, Young (Haskell), Dendy, Walker, McSpadden, Miskovsky, Jones, Rinehart, Tipps, Cartwright, Cowden of the Senate, and Nigh, et al of the House—An Act repealing Sections 37 and 38 of Chapter A, Title 70, Session Laws 1955, relating to School Library Books; * * * and declaring an emergency.

1st Reading	12
2nd Reading	48

SB 11—By Grantham, Field, McColgin, Wilson (Greer), Breeden, Allen, Boecher, Harris, Hamilton, Sandlin, Collins (Pontotoc), Collins (Creek), Shoemaker, Dendy, Frazier, Miskovsky, Jones, Walker, Rinehart, Tipps, Cartwright, McSpadden, and Cowden of the Senate, and Bailey, et al of the House—An Act relating to the Public Schools of Oklahoma; * * * increasing the Per Capita Cost Index; * * * and declaring an emergency.

1st Reading	12
2nd Reading	48
CR	231
Considered—advanced—3rd Reading—referred	284-285
Engrossed—To House	292
HAS rejected—conference requested	478
Vote reconsidered by which HAS rejected and conference requested	486
HAS concurred in—passed—referred for enrollment	485-486
Enrolled—4th Reading	503
To Governor	507
Governor's Approval	512

SB 12—By Walker, McColgin, Breeden, Allen, Boecher, Harris, Hamilton, Sandlin, Collins (Pontotoc), Shoemaker, Young (Haskell), Dendy, Frazier, McSpadden, Dacus, Miskovsky, Jones, Rinehart, Tipps, and Cartwright of the Senate, and Cartwright (Seminole), et al of the House—An Act relating to the distribution of certain taxes; providing revenue for the Teachers' Retirement System of Oklahoma; * * * and declaring an emergency.

1st Reading	47
2nd Reading	56
CR	149
Considered—advanced—3rd Reading—referred	167-168
Engrossed—To House	174

SB 13—By Hope of the Senate and Ham of the House—An Act relating to County Officers; prescribing additional duties and providing additional compensation for the County Attorneys of certain counties; * * * and declaring an emergency.

1st Reading	47
2nd Reading	56
CR	385
Considered—advanced—3rd Reading—referred	407
Engrossed—To House	420-421
Referred for enrollment	502
Enrolled—4th Reading	506
To Governor	520
Governor's Approval	552

Held invalid by Attorney General—Opinion October 21, 1957

SB 14—By Hope, Boecher, Young (Haskell), Miskovsky, and Dacus of the Senate and Larason, et al of the House —An Act making appropriation for the Inspection of Slaughterhouses; * * * and declaring an emergency.

1st Reading	47
2nd Reading	56

CR	163
Considered—advanced—3rd Reading—referred	174
Engrossed—To House	178
Referred for enrollment	310
Enrolled—4th Reading	321
To Governor	346
Governor's Approval	362

SB 15—By Hope and Wilson (Greer) | to rural areas without such services or
 —An Act making appropriations for | with inadequate services; making the
 * * * for the purpose of promoting the | appropriations non-fiscal; and declaring
 extension of Public Library Services | an emergency.

1st Reading	47
2nd Reading	56
CR—re-referred	149
CR	187
Considered—advanced—3rd Reading—referred	312-313
Engrossed—To House	327
HAs rejected—conference requested—To JCCA	431
Conference granted—To JCCA	602

SB 16—By Hope and Wilson (Greer) | rural areas without such services or
 —An Act making an appropriation for | with inadequate services; making the
 * * * for the purpose of promoting the | appropriation non-fiscal; and declaring
 extension of Public Library Services to | an emergency.

1st Reading	47
2nd Reading	56
CR—re-referred	149
CR	187
Considered—advanced—3rd Reading—referred	312-313
Engrossed—To House	327
HAs rejected—conference requested—To JCCA	422
Conference granted—To JCCA	602
COR adopted—passed—To House	950-951
Referred for enrollment	1050
Enrolled—4th Reading	1082
To Governor	1094
Governor's Approval	1241

SB 17—By Collins (Pontotoc), McCol- | County Equalization Boards; * * * in-
 gin, Wilson (Greer), Breeden, Sandlin, | creasing membership of County Equal-
 Shoemake, Dendy, Miskovsky, Jones, | ization Boards and dealing with manner
 Grantham, Stipe, Price, Rinehart, and | of selection and filling of vacancies;
 Cartwright of the Senate, and Nevins, | * * * and declaring an emergency.

1st Reading	52
2nd Reading	62

SB 18—By Young (Haskell), Wilson | Prison Industrial Revolving Fund for the
 (Greer), Hamilton, Dacus, Herndon of | Oklahoma State Penitentiary; * * * and
 the Senate and Shoemake, Mitchell of | declaring an emergency.

1st Reading -----	52
2nd Reading -----	62
CR -----	627
Stricken -----	1064
 SB 19 —By Young (Haskell), Wilson (Greer), Hamilton, Jones, Carrier, Dacus, Herndon, of the Senate and Shoemaker, Spear and Mitchell of the House	
—An Act pertaining to psychiatric examination of all children prior to commitment to state training schools; * * * and declaring an emergency.	
1st Reading -----	52
2nd Reading -----	62
CR -----	252
Re-referred -----	265
 SB 20 —By Young (Haskell), Wilson (Greer), Dacus, Stipe, Herndon of the Senate, and Shoemaker, Mitchell, Spear, of the House—An Act pertaining to the	
matter of working prisoners of the Oklahoma State Reformatory; amending 57 O. S. 1951 § 286; and declaring an emergency.	
1st Reading -----	52
2nd Reading -----	62
CR -----	627
Wd—re-referred -----	730
 SB 21 —By Young (Haskell), Wilson (Greer), Hamilton, Jones, Dacus and Herndon of the Senate and Shoemaker Spear of the House—An Act relating	
to purchasing a refrigerated van and tractor by the State Board of Affairs for the use of the State Penitentiary; * * * and declaring an emergency.	
1st Reading -----	52
2nd Reading -----	62
CR—re-referred -----	252
CR -----	289
Considered—advanced—3rd Reading—referred -----	476-477
Engrossed—To House -----	486
 SB 22 —By Young (Haskell), Wilson (Greer), Hamilton, Jones, Shoemaker, Dacus, Herndon of the Senate and Spear and Mitchell of the House—An Act re-	
lating to bedding; amending § 2(c) of Title 63, Chapter 1A, Oklahoma Session Laws 1955, at page 352; and declaring an emergency.	
1st Reading -----	52
2nd Reading -----	62
CR -----	105
Considered—advanced—3rd Reading—Votes reconsidered -----	118-119
Considered—advanced—3rd Reading—referred -----	120
Engrossed—To House -----	152
Referred for enrollment -----	1124
Enrolled—4th Reading -----	1147
To Governor -----	1157
Governor's Approval -----	1334

SB 23—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Dacus, Coppock, Carrier, Herndon of the Senate and Shoemake, Spear, Morford of the House—An Act pertaining to schools;

amending 70 O. S. 1951 * * * by adding a new paragraph * * * "O" pertaining to school districts in which there is located a state institution; * * * and declaring an emergency.

1st Reading	52
2nd Reading	62
CR—re-referred	252
CR	339
Considered—advanced—3rd Reading—referred	360-361
Engrossed—To House	365-366
Referred for enrollment	446
Enrolled—4th Reading	448
To Governor	466
Governor's Approval	503

SB 24—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Stipe, Dacus, Herndon of the Senate and Shoemake, Spear, Mitchell of the House—An Act

pertaining to the discharge of convicts from prison; amending 57 O. S. 1951, § 139; and declaring an emergency.

1st Reading	53
2nd Reading	62
CR	252
Considered—advanced—3rd Reading—referred	293
Engrossed—To House	308
Referred for enrollment	1091
Enrolled—4th Reading	1109
To Governor	1120
Governor's Veto Message	1293

SB 25—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Herndon of the Senate and Mitchell of the House—An Act pertaining to the State Department of Health; providing for said de-

partment to establish an occupational and radiological health section; * * * appropriating Thirty Thousand Dollars (\$30,000.00) per annum; and declaring an emergency.

1st Reading	53
2nd Reading	62
CR—re-referred	692
CR	750
Considered—advanced—3rd Reading—referred	895-896
ML	904
Votes reconsidered by which passed and advanced	985-986
Considered—advanced—3rd Reading—referred	986-987
ML; Wd	989; 1048
Engrossed—To House	1082

SB 26—By Young (Haskell), Dacus, Herndon of the Senate, Spear and Mitchell of the House—An Act pertaining to the confinement of criminally insane;

providing that all criminally insane persons shall be confined in the State Penitentiary; * * * and declaring an emergency.

1st Reading -----	53
2nd Reading -----	62
CR and re-referred -----	105
SB 27 —By Young (Haskell), Wilson (Greer), Hamilton, Jones, Dacus, Stipe, Price, Herndon of the Senate and Spear and Mitchell of the House—An Act pertaining to Mobile Home Parks; * * * and declaring an emergency.	
1st Reading -----	53
2nd Reading -----	62
CR -----	105
Wd—re-referred -----	114
CR -----	750
Considered—advanced—3rd Reading -----	1055-1056
ML -----	1056
SB 28 —By Shoemake of the Senate and Smith, Hammers and Ruby of the House—An Act relating to city courts; providing for salaries, allowances and duties of the Judge, Clerk and Marshal of City Courts in certain counties; * * * and declaring an emergency.	
1st Reading -----	53
2nd Reading -----	62
CR -----	79
Considered—advanced—3rd Reading—referred -----	83
Engrossed—To House -----	93
HA concurred in—passed—referred for enrollment -----	222
Enrolled—4th Reading -----	231
To Governor -----	248
Governor's Approval -----	253
SB 29 —By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House—Stating the contents of this Act in summarized form; an Act making an appropriation to the Oklahoma State Legislature; stating the purpose; authorizing the rate and payment for travel; defining method for payment of claims; * * * and declaring an emergency.	
1st Reading -----	53
2nd Reading -----	62
CR—re-referred -----	117
CR -----	365
SB 30 —By Collins (Pontotoc)—An Act pertaining to Workmen's Compensation; * * * and declaring an emergency.	
1st Reading -----	61
2nd Reading -----	71
SB 31 —By Price of the Senate and Calkins, et al of the House—An Act authorizing County Commissioners of any County * * * having a population of not less than * * * and the State Department of Public Welfare to enter into contracts concerning the distribution of funds to the poor * * *.	
1st Reading -----	61
2nd Reading -----	71
CR -----	102

Wd—re-referred	118
CR	452
Considered—advanced—3rd Reading	510-511

SB 32—By Frazier, Wilson (Greer), and Herndon of the Senate and Shoemaker of the House—An Act amending Section 41 of Title 44 Oklahoma Stat-

utes 1951; to provide for the inclusion of females in the militia of the State of Oklahoma; and declaring an emergency.

1st Reading	61
2nd Reading	71
CR	96
Considered—advanced—3rd Reading—referred	103
Engrossed—To House	114
Referred for enrollment	1037
Enrolled—4th Reading	1082
To Governor	111
Governor's Approval	1241

SB 33—By Trent, of the Senate and Bullard, Strickland, and Ham, of the House—An Act amending Title 68, Sec-

tion 1251b, O. S. 1951, providing for the Apportionment of Sales Tax Revenue; * * * and declaring an emergency.

1st Reading	68
2nd Reading	71

SB 34—By Miskovsky—An Act relating to violations of the Uniform Nar-

cotic Drug Act, and punishment therefor; * * * and declaring an emergency.

1st Reading	69
2nd Reading	71
CR	347
Considered—advanced—3rd Reading—referred	420
Engrossed—To House	435

SB 35—By Miskovsky—An Act relating to Boats; prohibiting riding in or operating any boat which does not con-

tain one (1) vest-type life preserver; * * * and declaring an emergency.

1st Reading	69
2nd Reading	71
CR	347
Stricken	1064

SB 36—By Hall and Allen of the Senate and Rogers of the House—An Act making Appropriations from the Emer-

gency Appropriation Funds to the Department of Public Safety; * * * and declaring an emergency.

1st Reading	69
2nd Reading	71
CR—re-referred	89

SB 37—By Wilson (Greer), Dacus, Frazier, McColgin of the Senate, and Hurst and Williams (Murray) of the

House—An Act relating to Special Identification Auto License Plates; * * * and declaring an emergency.

1st Reading -----	69
2nd Reading -----	71
CR -----	997
Considered—advanced—3rd Reading—referred -----	1023
Engrossed—To House -----	1026
Referred for enrollment -----	1173
Enrolled—4th Reading -----	1204-1205
To Governor -----	1235
Approved by Governor May 31, 1957	

SB 38—By Shoemake of the Senate, and Ham, Ruby and Smith of the House—An Act relating to registration of voters in counties having a population of not less * * * relating to rec-

ords to be kept by the County Election Board of active and inactive registered voters; * * * and declaring an emergency.

1st Reading -----	69
2nd Reading -----	71
CR -----	105
Considered—advanced—3rd Reading—referred -----	113
Engrossed—To House -----	117
Referred for enrollment -----	228
Enrolled—4th Reading -----	231
To Governor -----	248
Governor's Approval -----	253

SB 39—By Boecher, Cowden, Wilson (Greer), McSpadden, Dacus, Coppock, Breeden, Grantham, Mahan, and McCollgin, of the Senate, and Wilson, et al of the House—An Act relating to the

Oklahoma sales tax, providing for the exemption of certain agricultural materials; * * * and declaring an emergency.

1st Reading -----	69
2nd Reading -----	71

SB 40—By Hope and Cartwright—An Act pertaining to auto mileage allow-

ance and per diem of State employees; making exceptions * * *.

1st Reading -----	69
2nd Reading -----	71

SB 41—By Collins (Pontotoc) — An Act relating to the public schools of Oklahoma; dealing with the payment of State Aid; amending Paragraph c of

Subdivision 1 of 70 O. S. 1951 § 18-4, as amended; fixing effective date of Act; and declaring an emergency.

1st Reading -----	69
2nd Reading -----	71

SB 42—By Hope of the Senate, and Ham of the House—An Act relating to county officers; fixing additional duties on County Judges in certain counties;

providing compensation for additional duties; repealing laws and parts of laws in conflict herewith; and declaring an emergency.

1st Reading -----	70
2nd Reading -----	71

CR	375
Considered—advanced—3rd Reading—referred	408
Engrossed—To House	420-421
Referred for enrollment	502
Enrolled—4th Reading	506
To Governor	520
Governor's Approval	552
Held invalid by Attorney General—Opinion October 21, 1957	

SB 43—By McClendon, Fine, Field, Hamilton, Sandlin, Walker, Collins (Creek), Mahan, Cowden, Grantham, Wilson (Greer), and Allen—An Act re-

lating to Absentee Voting; outlining qualifications of absentee electors * * * and declaring an emergency.

1st Reading	71
2nd Reading	76
CR	117
Considered—advanced—3rd Reading—referred	170-171; 175-177
Votes reconsidered by which passed and advanced	182-183
Considered—advanced—3rd Reading—referred	183; 184; 191-192
Engrossed—To House	202
HAs read	422-424
HAs concurred in—passed—referred for enrollment	509
Enrolled—4th Reading	519
To Governor	552
Governor's Approval	581

SB 44—By Stipe of the Senate and Gotcher, Skeith and Nigh of the House—An Act relating to Contracts Involving Obligation or Expenditure of State

Funds; requiring ninety percent (90%) of laborers to be bona fide residents of the State; * * * and declaring an emergency.

1st Reading	72
2nd Reading	76
CR	159
Considered—re-referred	206; 221
CR	361
Considered—advanced—3rd Reading—referred	403-404
Engrossed—To House	420-421
Referred for enrollment	1037
Enrolled—4th Reading	1082
To Governor	1111
Governor's Approval	1244

SB 45—By Harris of the Senate and Ozmun, Taliaferro and Simmons of the House—An Act making Appropriation to the State Planning and Resources

Board to use in connection with the activities of the Wichita Mountain Easter Sunrise Service Association; and declaring an emergency.

1st Reading	75
2nd Reading	82
CR	94
Considered—advanced—3rd Reading—referred	508-509
Engrossed—To House	519

HAs rejected—conference requested—To JCCA650-651
 Conference granted—To JCCA 692

SB 46—By McSpadden—An Act relating to the Conservation and Reclamation District known as the Grand River Dam Authority; amending 82 O. S. 1951, § 861; making the territory comprising Rogers County a part of said district; and declaring an emergency.

1st Reading 75
 2nd Reading 82

SB 47—By McSpadden—An Act concerning the State Soil Conservation Board; amending 2 O. S. 1951, § 804 C; increasing per diem of board members from six dollars (\$6.00) per day to ten dollars (\$10.00) per day; and declaring an emergency.

1st Reading 75
 2nd Reading 82

CR 178

Considered—advanced—3rd Reading—referred 182

Engrossed—To House 191

HAs rejected—conference requested; SCs appointed1195-1196; 1201

Conference granted—HCs named1237

CCR adopted—passed—To House1270-1271

Referred for enrollment1292

Enrolled—4th Reading1332

To Governor1338

Approved by Governor June 7, 1957

SB 48—By Frazier and Stipe, of the Senate and Williams (Murray) and Horton, of the House—An Act relating to Grand Juries; providing that at least one Grand Jury shall be called in each County of the State every two years; and declaring an emergency.

1st Reading 75

2nd Reading 82

SB 49—By Frazier—An Act relating to Motor Vehicles; amending 47 O. S. 1951, § 284; requiring blood type of licensee to be shown on operator's and chauffeur's license; and declaring an emergency.

1st Reading 75

2nd Reading 82

CR 105

Considered—advanced—3rd Reading 155

SB 50—By Frazier, Stipe, Easterly, Herndon and Wilson (Greer) of the Senate and Shoemake of the House—An Act relating to Armory Buildings, the construction, expansion; * * * and declaring an emergency.

1st Reading 75

2nd Reading 82

CR—re-referred 96

CR 289

Considered—advanced—3rd Reading—referred332-333

Engrossed—To House339-340

HAs rejected—conference requested—To JCCA	651
Conference granted—To JCCA	692

SB 51—By Hamilton of the Senate, and Vandiver and Traw of the House—An Act relating to the County Court of LeFlore County; * * * and declaring an emergency.

1st Reading	75
2nd Reading	82
CR	149
Considered—advanced—3rd Reading—referred	300-301
Engrossed—To House	309
Referred for enrollment	422
Enrolled—4th Reading	435
To Governor	446
Governor's Approval	466

SB 52—By Wilson (Greer) and Hope—An Act making appropriations for Special Education and Training of severely mentally retarded children and pay-ment of cost of administering laws pertaining thereto; and declaring an emergency.

1st Reading	76
2nd Reading	82
CR—re-referred	96
CR	149
Wd—re-referred	224

SB 53—By Hamilton of the Senate, and Cook of the House—An Act appropriating * * * relating to the care, training and education of the dependent youth and orphans of the State; * * * and declaring an emergency.

1st Reading	76
2nd Reading	82
CR	94
Considered—advanced—3rd Reading—referred	96-97
Engrossed—To House	101
Referred for enrollment	310
Enrolled—4th Reading	321
To Governor	346
Governor's Approval	372

SB 54—By Frazier, Herndon, Tipps—An Act relating to Beverages containing more than one-half of one percent * * *; making it unlawful and a misdemeanor to employ or work persons under twenty-one (21) years of age in places where such beverages are sold or dispensed; and declaring an emergency.

1st Reading	76
2nd Reading	82
CR	395
Considered—advanced—3rd Reading—referred	428-429
Engrossed—To House	444
HAs concurred in—passed—referred for enrollment	1249
Enrolled—4th Reading	1285

To Governor ----- 1305
 Approved by Governor June 1, 1957

SB 55—By Frazier, Herndon and
 Tipps—An Act relating to beverages
 containing more than one-half of one
 per cent * * * ; making it unlawful and
 a misdemeanor to sell, barter, dispense
 or give any such beverage to a person
 under twenty-one (21) years of age;
 * * * and declaring an emergency.

1st Reading ----- 76
 2nd Reading ----- 82

SB 56—By Fine, Boecher, Hamilton,
 Rinehart—An Act pertaining to the
 Grand River Dam Authority; directing
 said authority to lower lake levels during
 certain periods; * * * and declaring an
 emergency.

1st Reading ----- 78
 2nd Reading ----- 82

SB 57—By Miskovsky—An Act relat-
 ing to County Excise-Equalization
 Boards * * * ; authorizing such Boards
 to employ such expert and clerical help
 as may be deemed necessary * * * to
 provide a salary of \$2,400.00 per an-
 num for each member of the County Ex-
 cise-Equalization Boards in counties
 having a population in excess of 350,000;
 * * * and declaring an emergency.

1st Reading ----- 78
 2nd Reading ----- 82
 CR ----- 713
 Considered—advanced—3rd Reading—referred ----- 737-738
 Engrossed—To House ----- 748
 HA rejected—conference requested; SCs appointed ----- 1195; 1205
 Conference granted—HCs named ----- 1208
 Vote reconsidered by which HAs rejected and conference requested ----- 1234
 SCs discharged; HCs dissolved ----- 1234; 1236
 HAs concurred in—passed—referred for enrollment ----- 1238-1239
 Enrolled—4th Reading ----- 1248
 To Governor ----- 1291-1292
 Approved by Governor May 31, 1957

SB 58—By Grantham of the Senate
 and Bailey (Kay), Green, and Craig of
 the House—An Act relating to Motor
 Vehicles; defining "ancient vehicles" and
 providing for the registration and li-
 censing thereof; and declaring an emer-
 gency.

1st Reading ----- 82
 2nd Reading ----- 92
 CR ----- 335
 Considered—advanced—3rd Reading—referred ----- 403
 Engrossed—To House ----- 415
 HA concurred in—passed—referred for enrollment ----- 1192-1193
 Enrolled—4th Reading ----- 1243-1244
 To Governor ----- 1291-1292
 Approved by Governor June 6, 1957

SB 59—By Shoemake, Stipe, Hope, Hall, Young (Cleveland), Allen, Harris, Hamilton, Easterly, Wilson (Greer), Trent, Herndon, McSpadden, Tipps, Frazier, Payne, Breeden, McColgin, Mis-

kovsky and Price of the Senate and Allard, Welch and Shoemake of the House—An Act creating State and Local Defense; defining the same; * * * and declaring an emergency.

1st Reading	85
2nd Reading	92
CR	96
Considered—re-referred	102-103
CR	385
Considered—advanced—3rd Reading—referred	507-508
Engrossed—To House	519
Referred for enrollment	1124
Enrolled—4th Reading	1204-1205
To Governor	1235
Governor's Approval	1334

SB 60—By Stipe of the Senate and Skeith, Nigh and Gotcher of the House—An Act relating to Fees of Justices of the Peace and Constables; amending 28

O. S. 1951, § 53 to require the County Excise Board to provide appropriations for specified purposes; and declaring an emergency.

1st Reading	85
2nd Reading	92
CR	480
Considered—advanced—3rd Reading—referred	488-489
ML	489
Engrossed—To House	543
Referred for enrollment	1173
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 1, 1957	

SB 61—By Young (Haskell) of the Senate and King and Mitchell of the House—An Act relating to Unrestricted Highway Funds in all countys in the State of Oklahoma having a net assessed * * *; authorizing expenditure of said

funds by Board of County Commissioners in paying costs of receiving, warehousing, transporting, distributing * * * to eligible recipient; providing for termination of this Act; and declaring an emergency.

1st Reading	85
2nd Reading	92
CR	102
Considered—advanced—3rd Reading—referred	110-111
Engrossed—To House	117
Referred for enrollment	238
Enrolled—4th Reading	241
To Governor	258
Governor's Approval	275
Held invalid by Attorney General—Opinion October 21, 1957	

SB 62—By Young (Haskell) of the Senate and King and Mitchell of the House—An Act relating to Unrestricted Highway Funds in all counties in the State of Oklahoma having a net assessed * * *; authorizing expenditure of said funds by Board of County Commissioners in paying costs of receiving, warehousing, transporting, distributing * * * to eligible recipients; repealing conflicting laws; providing for termination of this Act; and declaring an emergency.

1st Reading	86
2nd Reading	92
CR	102
Considered—advanced—3rd Reading—referred	110-111
Engrossed—To House	117
Referred for enrollment	238
Enrolled—4th Reading	241
To Governor	258
Governor's Approval	275
Held invalid by Attorney General—Opinion October 31, 1957	

SB 63—By Cowden—An Act relating to foreign mutual insurance companies; * * * to insure growing crops and farm property; repealing 36 O. S. 1951 § 331, prohibiting writing of hail insurance or insurance of farm property; and declaring an emergency.

1st Reading	91
2nd Reading	96
CR	603
Considered—advanced—3rd Reading—referred	874-875
Engrossed—To House	898
HAs rejected—conference requested—SCs appointed	1190
Conference granted—HCs named	1208

SB 64—By Cartwright—An Act pertaining to the State Highway Commission; * * * and declaring an emergency.

1st Reading	91
2nd Reading	96
CR	261
Considered—advanced—3rd Reading—referred	758-759
Engrossed—To House	778

SB 65—By Cartwright—An Act pertaining to highways; prescribing policies to be followed by the State Highway Commission in acquisition of highway right-of-way under certain conditions; * * * and declaring an emergency.

1st Reading	91
2nd Reading	96
CR	375
Considered—advanced—3rd Reading—referred	387-388
Engrossed—To House	404
HAs rejected—conference requested—SCs appointed	519-520
Vote reconsidered by which HAs rejected and conference requested	599
HAs concurred in—passed—referred for enrollment	599-600
Enrolled—4th Reading	608
To Governor	614
Governor's Approval	652

SB 66—By Cartwright—An Act amending 69 O. S. 1951, § 84, relating to the construction or improvement of highways in cities and towns; and declaring an emergency.

1st Reading -----	92
2nd Reading -----	96
CR -----	261
Considered—advanced—3rd Reading—referred -----	319
Engrossed—To House -----	327
Referred for enrollment -----	1037
Enrolled—4th Reading -----	1082
To Governor -----	1111
Governor's Approval -----	1244

SB 67—By Walker—An Act relating to water conservation; amending * * * to make it mandatory that all State departments and agencies administering upon State owned lands participate in water conservation; * * * and declaring an emergency.

1st Reading -----	92
2nd Reading -----	96
CR -----	298
Considered—advanced—3rd Reading—referred -----	972
Engrossed—To House -----	985
Referred for enrollment -----	1173
Enrolled—4th Reading -----	1204-1205
To Governor -----	1235
Approved by Governor June 7, 1957	

SB 68—By Hamilton, McClendon and Shoemake—An Act relating to dairy products; * * * and declaring an emergency.

1st Reading -----	92
2nd Reading -----	96

SB 69—By Miskovsky of the Senate, and McCarty of the House—An Act pertaining to mechanics' and material-men's liens; * * * and declaring an emergency.

1st Reading -----	92
2nd Reading -----	96
CR -----	279
Considered—advanced—3rd Reading—referred -----	317-318
Engrossed—To House -----	327
Referred for enrollment -----	1124
Enrolled—4th Reading -----	1152
To Governor -----	1170
Governor's Approval -----	1334

SB 70—By Miskovsky—An Act pertaining to Public Defenders in counties of a certain size; fixing salary; providing for payment of salary; amending 19 O. S. 1951, § 134e; and declaring an emergency.

1st Reading -----	92
2nd Reading -----	96

CR	286
Considered—advanced—3rd Reading—referred	295
Engrossed—To House	308
Referred for enrollment	502
Enrolled—4th Reading	506
To Governor	520
Governor's Approval	552

SB 71—By Carrier—An Act relating to commercial and other advertising on traffic signs, signals and devices on certain streets and highways; * * * and declaring an emergency.

1st Reading	95
2nd Reading	102
CR	289
Considered—advanced—3rd Reading—referred	331-332
ML; failed	336; 360
Engrossed—To House	365-366
Referred for enrollment	1162
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 1, 1957	

SB 72—By Collins (Creek), Young (Cleveland) of the Senate and Bailey (Cleveland), Wolf, Arrington, Sparks of the House—An Act providing for the continuation and reappropriation of the appropriation made by House Bill No. 966 of the Twenty-Fifth Oklahoma Legislature to the Oklahoma State Regents for Higher Education; * * * and declaring an emergency.

1st Reading	95
2nd Reading	102
CR—re-referred	149
CR	163
Considered—advanced—3rd Reading—referred	174; 182; 206-207
Engrossed—To House	209
Referred for enrollment	641
Enrolled—4th Reading	646
To Governor	675
Governor's Approval	728

SB 73—By Collins (Creek)—An Act relating to public safety; creating a State Bureau of Investigation as a division in the Executive Department, and Office of the Governor; * * * and declaring an emergency.

1st Reading	95
2nd Reading	102
CR	286
Considered—advanced—3rd Reading—referred	350-351
Engrossed—To House	358
Referred for enrollment	581
Enrolled—4th Reading	591-592
To Governor	602
Governor's Approval	653

SB 74—By Trent, Dacus and Stipe of the Senate and Inman and Strickland of the House—An Act relating to real estate acquired for or used by the Oklahoma State Penitentiary; * * * and declaring an emergency.

1st Reading	96
2nd Reading	102
Request for reference to Revenue and Taxation Wd	103
CR re-referred	190
CR	208
Considered—advanced—3rd Reading—referred	213-214
Engrossed	217
ML; Wd	220; 231
To House	231
Referred for enrollment	994
Enrolled—4th Reading	1020
To Governor	1035
Governor's Approval	1094

SB 75—By Young (Haskell)—An Act relating to alcoholics; providing for care and treatment of alcoholics in State Institutions within the Department of Mental Health; * * * and declaring an emergency.

1st Reading	98
2nd Reading	102
CR	214
Considered—advanced—3rd Reading—referred	294-295
Engrossed—To House	308

SB 76—By Miskovsky—An Act relating to the penal institutions of the State of Oklahoma; divesting control of said penal institutions from the State Board of Public Affairs; vesting control of said penal institutions in a Board of Penal Control; * * *

1st Reading	101
2nd Reading	110
Wd—re-referred	203

SB 77—By Wilson (Beckham) — An Act relating to insurance; providing that an insured can recover expenses and attorney fees in certain instances; and declaring an emergency.

1st Reading	101
2nd Reading	110

SB 78—By Wilson (Beckham) — An Act relating to County Courts; providing that the County Court may hold hearings, and issue notices, orders and decrees in juvenile matters and in cases under the Mental Health Law in other places in the county than the County Seat; and declaring an emergency.

1st Reading	101
2nd Reading	110
CR	196
Considered—advanced—3rd Reading—referred	219
Engrossed—To House	231
HAs read	1092

HAs concurred in—passed—referred for enrollment	1160
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 1, 1957	
SB 79 —By Wilson (Beckham)—An Act relating to domestic relations; * * * making it bigamy for any person within six (6) months from the date of	decree of divorcement to cohabit with any other person in this State after marriage in any other State, Territory or Country.
1st Reading	101
2nd Reading	110
CR	365
Stricker:	774
SB 80 —By Miskovsky—An Act relating to motor vehicles; requiring physical and mental examination within three	(3) years prior to issuance or renewal of operator's or chauffeur's license; and declaring an emergency.
1st Reading	101
2nd Reading	110
CR	583
Stricken	586
SB 81 —By Miskovsky—An Act relating to Municipal Courts; granting original jurisdiction to * * * to hear and determine all traffic ordinance violations where the person informed against has attained the age of sixteen (16)	years, or is between the ages of fourteen (14) and sixteen (16) years and is the holder of a Special or Restricted Operator's License authorizing the operation of a motor vehicle; and declaring an emergency.
1st Reading	101
2nd Reading	110
CR	286
Considered—advanced—3rd Reading—referred	318-319
Engrossed—To House	327
HA read	1092
HA concurred in—passed—referred for enrollment	1097-1098
Enrolled—4th Reading	1147
To Governor	1157
Governor's Approval	1334
SB 82 —By Young (Haskell), Stipe, Dacus, Grant, Wilson (Greer) and Sandlin—An Act making an appropriation to the State Board of Public Af-	fairs for the purchase of farm land for the Oklahoma State Penitentiary; * * * and declaring an emergency.
1st Reading	107
2nd Reading	110
CR	322
Considered—advanced—3rd Reading—referred	341-342
Engrossed—To House	352
HAs rejected—conference requested—To JCCA	729
Conference granted—To JCCA	752

SB 83—By Committee on Privileges and Elections—An Act relating to voter registration and cancellation of registration for failure to vote; * * * and declaring an emergency.

1st Reading	107
2nd Reading	110
CR—re-referred	279
CR	298
Considered—advanced—3rd Reading—referred	334
Engrossed	339
ML; Time extended	344; 360
Votes reconsidered by which passed and advanced	402
Stricken	1064

SB 84—By Dacus, Stipe, McColgin, Carrier, Coppock, Wilson (Greer), Jones, Trent, Hope, Perryman, Young—An Act relating to the revolving fund of the Oklahoma State Reformatory; authorizing purchase of real estate for the Oklahoma State Reformatory and providing for appraisal of real estate to be purchased.

1st Reading	107
2nd Reading	110
CR—re-referred	190
CR	208
Considered—advanced—3rd Reading—referred	213
Engrossed	217
ML; Wd	220; 231
To House	231
HAs concurred in—passed—referred for enrollment	1043-1044
Enrolled—4th Reading	1082
To Governor	1094
Governor's Approval	1244

SB 85—By Young (Haskell)—An Act relating to minors; making parents jointly and severally liable for damages resulting from malicious or wilful misconduct of a minor; * * *

1st Reading	109
2nd Reading	118
CR	286
Considered—re-referred	433-434
CR	811
Stricken	957

SB 86—By Shoemake—An Act relating to water pipe lines supplying water to State institutions; * * * and declaring an emergency.

1st Reading	109
2nd Reading	118
CR	261
Considered—advanced—3rd Reading—referred	319-320
Engrossed—To House	327
Referred for enrollment	1173
Enrolled—4th Reading	1207

To Governor	1235
Approved by Governor May 31, 1957	
SB 87 —By Wilson (Greer)—An Act pertaining to institutional canteen funds, to be known as the Institutional Canteen Law; * * * and declaring an emergency.	
1st Reading	110
2nd Reading	118
CR	738
Stricken	1064
SB 88 —By Miskovsky—An Act pertaining to state employees; providing for a forty (40) hour work week; pro- viding for overtime pay; repealing all Acts or parts of Acts in conflict; fixing effective date of Act.	
1st Reading	114
2nd Reading	118
SB 89 —By Miskovsky—An Act pertaining to ambulance drivers; providing for first aid instruction for drivers; fixing effective date of this Act.	
1st Reading	114
2nd Reading	118
CR	767
Stricken	1064
SB 90 —By Hope of the Senate and Ozmun of the House—An Act relating to issuance of certificates of title to motor vehicles, and to security interests therein, in Oklahoma; * * *	
1st Reading	115
2nd Reading	118
CR—re-referred	385
CR	556
Considered—advanced—3rd Reading	697-698
ML; tabled	698; 743
Rules suspended and votes reconsidered by which failed of passage and advanced	748-749
Stricken	1064
SB 91 —By Grantham of the Senate and Craig and Bailey (Kay) of the House—An Act creating a Superior Court in Kay County, Oklahoma; * * *	
1st Reading	117
2nd Reading	150
SB 92 —By Wilson (Greer) and Dacus of the Senate and Hurst, Skeith and Nigh of the House—An Act pertaining to paroles; amending 57 O. S. 1951 § 332.10; and declaring an emergency.	
1st Reading	118
2nd Reading	150
CR	286
Considered—advanced—3rd Reading—referred	343-344
Engrossed—To House	352
Referred for enrollment	1091
Enrolled—4th Reading	1109

To Governor	1120
Governor's Approval	1283

SB 93—By Miskovsky—An Act relating to domestic relations, divorce, annulment of marriages, separate maintenance, child custody and support, alimony and property division; declaring the policy of this state; * * *

1st Reading	118
2nd Reading	150
CR	480
Considered—advanced	511
Stricken	774

SB 94—By Miskovsky of the Senate and Cunningham of the House—An Act relating to juvenile courts in certain counties; * * providing for appointment and term of judge in newly created courts; * * * and declaring an emergency.

1st Reading	118
2nd Reading	150
CR	347
Considered—advanced—3rd Reading—referred	352-353
Engrossed—To House	358
HAs concurred in—passed—referred for enrollment	1002-1014
Enrolled—4th Reading	1052
To Governor	1066
Governor's Approval	1094

SB 95—By Miskovsky—An Act providing for the recovery of damages from the parents of minors under eighteen years of age for wilful or malicious destruction of property; limiting the amount to three hundred dollars (\$300.00); and declaring an emergency.

1st Reading	118
2nd Reading	150
CR	811
Considered—advanced—3rd Reading—referred	940
Engrossed—To House	959
Referred for enrollment (co-authored)	1170
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 1, 1957	

SB 96—By Miskovsky—An Act relating to county probation officers in counties having a population in excess of 300,000 * * * fixing the salaries of such county probation officers, to be payable from county funds; and declaring an emergency.

1st Reading	118
2nd Reading	150
CR	286
Considered—advanced—3rd Reading—referred	296
Engrossed—To House	308
HAs concurred in—passed—referred for enrollment	401-402

Enrolled—4th Reading	415
To Governor	424-425
Approved by Governor	454

SB 97—By Young (Haskell)—An Act relating to county officers; prescribing additional duties and providing addi-

tional compensation for the county attorneys; * * * and declaring an emergency.

1st Reading	144
2nd Reading	150
CR	286
Considered—advanced—3rd Reading—referred	296-297
Engrossed—To House	308
Enrolled—4th Reading	435
To Governor	446
Governor's Approval	466
Held invalid by Attorney General—Opinion October 21, 1957	

SB 98—By Hope and Wilson (Greer) of the Senate and Larason and Wolf of the House—An Act making an appropriation to the Secretary of the State Election Board; * * * providing

for the employment and compensation of necessary personnel; stating the method of acquiring ballots and election supplies; * * * and declaring an emergency.

1st Reading	144
2nd Reading	150
CR	276
Considered—advanced—3rd Reading—referred	282-283
Engrossed—To House	292
HAs read	1262
HAs concurred in—passed—referred for enrollment	1265
Enrolled—4th Reading	1278
To Governor	1305
Governor's Approval	1334

SB 99—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an ap-

propriation to the legislative council; stating the purpose; * * * and declaring an emergency.

1st Reading	144
2nd Reading	150
CR	190
Considered—advanced—3rd Reading—referred	204-205
Engrossed—To House	209
Referred for enrollment	372
Enrolled—4th Reading	376
To Governor	395
Approved by Governor	425

SB 100—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Tax Com-

mission; providing for the payment of employees and other operating expenses of the Oklahoma Tax Commission; * * * and declaring an emergency.

1st Reading	145
2nd Reading	150
CR	357
Considered—advanced—3rd Reading—referred	379-380
Engrossed—To House	392
HAs rejected—conference requested—To JCCA	729
Conference granted—To JCCA	752
CCR—adopted—passed—To House	866-867
Referred for enrollment	894
Enrolled—4th Reading	959
To Governor	994
Governor's Approval	1106

SB 101—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Department of Commerce and Industry; * * * and declaring an emergency.

1st Reading	145
2nd Reading	150
CR	289
Considered—advanced—3rd Reading—referred	378-379
Votes reconsidered by which passed—by which advanced—re-referred	380
CR	435
Considered—advanced—3rd Reading—referred	458
Engrossed—To House	471
HAs read	582
HAs rejected—conference requested—To JCCA	587
Conference granted—To JCCA	602
CCR adopted—passed—To House	1158-1160
Referred for enrollment	1201
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 1, 1957	

SB 102—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Soil Conservation Board; * * * and declaring an emergency.

1st Reading	145
2nd Reading	150
CR	190
Considered—advanced—3rd Reading—referred	265-266
Engrossed—To House	279
HAs read	386
HAs concurred in—passed—referred for enrollment	404-405
Enrolled—4th Reading	415
To Governor	424-425
Governor's Approval	454

SB 103—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Education for the operation and maintenance of public schools in the State of Oklahoma; * * * and declaring an emergency.

1st Reading	145
2nd Reading	150
CR	365
Considered—advanced—3rd Reading—referred	389
Engrossed—To House	404
HAs read	582
HAs rejected—conference requested—To JCCA	587
Conference granted—To JCCA	602
House advised error in message, granting Conference	615
Conference granted to Joint Conference Committee on Appropriation	657
CCR—adopted—passed—To House	1141-1144
Referred for enrollment	1162
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor May 31, 1957	

SB 104—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Planning and Resources Board; * * * and declaring an emergency.

1st Reading	145
2nd Reading	150
CR	425
Wd—re-referred	428
CR	490
Considered—advanced—3rd Reading—referred	495
Engrossed—To House	506
HAs read	885
HAs rejected—conference requested—To JCCA	1078
Conference granted—To JCCA	1093
CCR adopted—passed—To House	1098-1101
Referred for enrollment	1124
Enrolled—4th Reading	1165
To Governor	1181
Governor's Approval	1334

SB 105—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Highway Department; * * * and declaring an emergency.

1st Reading	145
2nd Reading	150
CR—re-referred	229
CR—re-referred	490
CR	505
Considered—advanced—3rd Reading—referred	557-558
Engrossed—To House	576
HAs read	843-846
House requests return of Bill—returned	867
HAs read	879-882
HAs concurred in—passed—emergency failed	883
M'sL on emergency and Bill	884

Vote reconsidered by which emergency failed and emergency passed -----	891
ML on Bill Wd -----	891
Referred for enrollment -----	891
Enrolled—4th Reading -----	932-933
To Governor -----	939
Governor's Approval -----	967

SB 106—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an ap- propriation to the State Board of Vocational Education; * * * and declaring an emergency.

1st Reading -----	146
2nd Reading -----	150
CR -----	187
Considered—advanced—3rd Reading—referred -----	282
Votes reconsidered by which passed and advanced -----	290
Considered—advanced—3rd Reading—referred -----	290-291
Engrossed—To House -----	308
Referred for enrollment -----	387
Enrolled—4th Reading -----	404
To Governor -----	424-425
Approved by Governor -----	454

SB 107—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an ap- propriation to the State Board of Edu- cation; * * * and declaring an emer- gency.

1st Reading -----	146
2nd Reading -----	150
CR -----	210
Considered—advanced—3rd Reading—referred -----	532; 537; 559-560
Engrossed—To House -----	576
HAs rejected—conference requested—To JCCA -----	651
Conference granted—To JCCA -----	729
CCR adopted—passed—To House -----	1176-1177
Referred for enrollment -----	1214
Enrolled—4th Reading -----	1243-1244
To Governor -----	1291-1292
Approved by Governor May 31, 1957	

SB 108—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an ap- propriation to the Oklahoma State Legislature; * * * and declaring an emergency.

1st Reading -----	146
2nd Reading -----	150
CR -----	178
Considered—advanced—3rd Reading—referred -----	205
Engrossed—To House -----	209
Referred for enrollment -----	592
Enrolled—4th Reading -----	594-595
To Governor -----	602
Governor's Approval -----	653

SB 109—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma State Re-

gents for Higher Education; * * * for the purpose of * * * and declaring an emergency.

1st Reading -----	146
2nd Reading -----	150
CR -----	298
Considered—advanced—3rd Reading—referred -----	315
Engrossed—To House -----	327

SB 110—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act baking an appropriation to the State Board of Pub-

lic Affairs; stating the purpose; providing for the salary of the surplus property agent and other expenses; * * * and declaring an emergency.

1st Reading -----	146
2nd Reading -----	150
CR -----	425
Considered—advanced—3rd Reading—referred -----	457
Engrossed—To House -----	471
HAs read -----	601
HAs concurred in—passed—referred for enrollment -----	607
Enrolled—4th Reading -----	618
To Governor -----	641
Governor's Approval -----	652

SB 111—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Public Affairs; providing for the expenses of

maintenance and supervision of Oklahoma orphans, destitute, and delinquent minor children; * * * and declaring an emergency.

1st Reading -----	146
2nd Reading -----	150
CR -----	187
Re-referred -----	471
CR -----	492
Considered—advanced—3rd Reading—referred -----	532; 536; 560-561
Engrossed—To House -----	577
HAs rejected—conference requested—To JCCA -----	651
Conference granted—To JCCA -----	729
CCR adopted—passed—To House -----	869-870
Referred for enrollment -----	895
Enrolled—4th Reading -----	932-933
To Governor -----	939
Governor's Approval -----	995

SB 112—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Educa-

tion; stating the purpose; authority for the appointment and compensation of personnel; * * * and declaring an emergency.

1st Reading -----	146
-------------------	-----

2nd Reading	150
CR	210
Considered—advanced—3rd Reading—referred	245
Engrossed—To House	252
HAs concurred in—passed—referred for enrollment	463
Enrolled—4th Reading	471
To Governor	490
Approval by Governor	503

SB 113—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Educa-

tion for the physically and mentally handicapped and severely mentally retarded children; * * * and declaring an emergency.

1st Reading	147
2nd Reading	150
CR	652
Considered—advanced—3rd Reading—referred	669-670
Engrossed—To House	686
HAs concurred in—passed—referred for enrollment	1049-1050
House requests return of Bill	1095
Votes reconsidered by which passed, by which HAs concurred in	1145
Bill returned to House	1145
HAs concurred in—passed—referred for enrollment	1192
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 1, 1957	

SB 114—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an ap-

propriation to the State Board of Education for the free textbook program; * * * and declaring an emergency.

1st Reading	147
2nd Reading	150
CR	666
Considered—advanced—3rd Reading—referred	679-680
Engrossed—To House	697
HAs read	809-810
HAs rejected—conference requested—To JCCA	1078
Conference granted—To JCCA	1093
CCR rejected—further conference requested—To JCCA	1191-1192
Further conference granted—To JCCA	1236
CCR adopted—passed—To House	1266-1368
Referred for enrollment	1291
Enrolled—4th Reading	1332
To Governor	1338
Approved by Governor June 4, 1957	

SB 115—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an ap-

propriation to the School Lunch Division of the State Board of Education; * * * and declaring an emergency.

1st Reading	147
-------------------	-----

2nd Reading	150
CR	178
Considered—advanced—3rd Reading—referred	204
Engrossed—To House	209
HAs read	324-325
HAs concurred in—passed—referred for enrollment	328-329
Enrolled—4th Reading	339-340
To Governor	362
Governor's Approval	395

SB 116—By Easterly—An Act relating to community sales; * * * requiring automatic stamping devices to be used with scales used at community sales.

1st Reading	147
2nd Reading	150
CR	236
Considered—advanced—3rd Reading—referred	280
ML	280
Engrossed—To House	327
Referred for enrollment	1091
Enrolled—4th Reading	1109
To Governor	1120
Governor's Approval	1283

SB 117—By Easterly of the Senate and Pitcher of the House—An Act relating to community sales; * * * dealing with liability for property damages and personal injuries at community sales; and declaring an emergency.

1st Reading	147
2nd Reading	150
CR	236
Stricken	1064

SB 118—By Committee on Education—An Act relating to sales tax; providing for the repeal of Title 68, Sec. 1251d, (o), O. S. 1951, exempting newspaper, periodical and billboard advertising from sales tax; providing that revenue accruing * * * be segregated and apportioned * * * "School Aid Fund" for use in equal parts by the common schools and institutions of higher learning; and declaring an emergency.

1st Reading	149
2nd Reading	166
CR	783
Stricken	1064

SB 119—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Commission for Crippled Children; * * * and declaring an emergency.

1st Reading	149
2nd Reading	166
CR	178
Considered—advanced—3rd Reading—referred	192-193
Engrossed—To House	202

Referred for enrollment	310
Enrolled—4th Reading	321
To Governor	346
Governor's Approval	372

SB 120—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Department of Health; * * * providing for receiving Federal funds; authority for the appointment and compensation of personnel; * * * and declaring an emergency.

1st Reading	149
2nd Reading	166
CR	375
Considered—advanced—3rd Reading—referred	405
Engrossed—To House	420-421
HAs rejected—conference requested—To JCCA	520
Conference granted—To JCCA	602
CCR adopted—passed—To House	1071-1072
Referred for enrollment	1146
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor May 31, 1957	

SB 121—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Commissioners of the Land Office; * * * Commissioners shall create the positions and fix the salaries; and declaring an emergency.

1st Reading	149
2nd Reading	166
CR	178
Considered—advanced—3rd Reading—referred	203
Engrossed—To House	209
HAs read	325
HAs concurred in—passed—referred for enrollment	329
Votes reconsidered by which passed—by which HAs concurred in	334
HAs rejected—conference requested	334
Conference granted—HCs named	373
SCs appointed	411
CCR adopted—passed—To House	491-492
Referred for enrollment	602
Enrolled—4th Reading	608
To Governor	614
Governor's Approval	652

SB 122—By Wilson (Beckham) and Hamilton of the Senate; Carmichael, Horton, Long (Seminole) and Buckler of the House—An Act relating to school districts which have maintained courses of instruction for the thirteenth (13th) and fourteenth (14th) grades; * * * and declaring an emergency.

1st Reading	150
2nd Reading	166
CR	375

Considered—advanced—3rd Reading—referred	390
Engrossed—To House	404
HAs read	602
HAs rejected—conference requested—To JCCA	607
Conference granted—To JCCA	630
CCR adopted—passed—To House	1222-1225

SB 123—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Board of Trustees of the Teachers' Retirement System of Oklahoma; stating the purpose; * * * and declaring an emergency.

1st Reading	154
2nd Reading	166
CR	187
Considered—advanced—3rd Reading—referred	204-205
Engrossed—To House	209

SB 124—By Miskovsky, Walker, Collins (Creek), Ritzhaupt, Perryman, Sandlin, Dacus, Rinehart—An Act making it a felony, and fixing the punishment, for any person to sell, barter, give or furnish intoxicating liquor to a person who has not reached the age of eighteen (18) years; and declaring an emergency.

1st Reading	154
2nd Reading	166
CR	347
Considered—advanced—3rd Reading—referred	428; 431-432
Engrossed—To House	444
Vote reconsidered Re "shucked" bills	1225
HA concurred in—passed—emergency failed—referred for enrollment	1225-1227
ML (by which emergency failed)—adopted	1233; 1250
Emergency passed—referred for enrollment	1250-1251
Enrolled—4th Reading	1292
To Governor	1305
Approved by Governor June 1, 1957	

SB 125—By Grantham of the Senate and Bailey (Kay), Green of the House—An Act relating to sanitary drinking facilities for certain employees of railroads in this State; * * * and declaring an emergency.

1st Reading	159
2nd Reading	166
CR	252
Considered—advanced—3rd Reading—referred	291
Engrossed—To House	308

SB 126—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Game and Fish Commission; stating the purpose; providing for cooperation with the Federal Government; * * * and declaring an emergency.

1st Reading	160
2nd Reading	166

CR	187
Considered—advanced—3rd Reading—referred	243-244
Engrossed—To House	252

SB 127—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Veterans Department, State Accrediting Agency, Oklahoma State War Veterans Home

Facilities, Sulphur, Oklahoma, and the Oklahoma State War Veterans Home Facilities, Ardmore, Oklahoma; stating the purpose; * * * and declaring an emergency.

1st Reading	160
2nd Reading	166
CR	452
Considered—advanced—3rd Reading—referred	557
Engrossed—To House	576
HAS rejected—conference requested—To JCCA	730
Conference granted—To JCCA	752
CCR adopted—passed—To House	871-872
Referred for enrollment	895
Enrolled—4th Reading	959
To Governor	994
Governor's Approval	1106

SB 128—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an ap-

propriation to the Oklahoma Department of Public Safety and Crime Bureau; * * * and declaring an emergency.

1st Reading	160
2nd Reading	166
CR	365
Considered—advanced—3rd Reading—referred	378
Engrossed—To House	392
HAS rejected—conference requested—To JCCA	520
Conference granted—To JCCA	602
CCR adopted—passed—To House	952-953
Referred for enrollment	1066
Enrolled—4th Reading	1082
To Governor	1094
Governor's Approval	1241

SB 129—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House—An Act making an

appropriation to the State Department of Public Welfare; * * * and declaring an emergency.

1st Reading	160
2nd Reading	166
CR	187
Considered—advanced—3rd Reading—referred	281-282
Engrossed—To House	292
Referred for enrollment	372
Enrolled—4th Reading	376

To Governor	395
Approved by Governor	425

SB 130—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Adjutant General; stating the purpose; fixing the salary of the Adjutant General; * * * and declaring an emergency.

1st Reading	160
2nd Reading	166
CR	178
Considered—advanced—3rd Reading—referred	205-206
Engrossed—To House	209
Referred for enrollment	422
Enrolled—4th Reading	435
To Governor	446
Governor's Approval	454

SB 131—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Vocational Rehabilitation; * * * and declaring an emergency.

1st Reading	160
2nd Reading	166
CR	187
Wd—re-referred	367
CR	375
Considered—advanced—3rd Reading—referred	390-391
Engrossed—To House	404
HAs rejected—conference requested—To JCCA	520
Conference granted—To JCCA	602
CCR adopted—passed—To House	865-866
Referred for enrollment	895
Enrolled—4th Reading	959
To Governor	994
Governor's Approval	1106-1107

SB 132—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the Oklahoma Department of Public Welfare; * * * and declaring an emergency.

1st Reading	160
2nd Reading	166
CR	375
Considered—advanced—3rd Reading—referred	391
Engrossed—To House	404

SB 133—By Hope, Wilson (Greer) and Dacus of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Department of Agriculture; * * * and declaring an emergency.

1st Reading	160
2nd Reading	166
CR	289

Considered—advanced—3rd Reading—referred	320
Engrossed—To House	327
Referred for enrollment	569
Enrolled—4th Reading	576
To Governor	592
Governor's Approval	614

SB 134—By Wilson (Beckham) of the Senate and Carmichael of the House—
An Act relating to fishing by trotlines; * * * making it a misdemeanor to take fish from a trotline belonging to another person without the owner's consent.

1st Reading	165
2nd Reading	173
CR	327
Considered—advanced—3rd Reading—referred	343
ML—adopted—re-referred	353; 370

SB 135—By Wilson (Beckham) of the Senate and Carmichael of the House—
An Act relating to public safety and sheriffs; providing that if they attend special schools of instruction * * * they shall be allowed to collect per diem and travelling expenses.

1st Reading	165
2nd Reading	173
CR	247
Considered—advanced—3rd Reading—referred	291-292
Engrossed—To House	308

SB 136—By Sandlin, Cowden and McColgin of the Senate and Cartwright, Rives, Levergood, Hill and Long (Seminole) of the House—An Act relating to primary elections; * * * providing for reports by candidates on expenditures and contributions; * * * and declaring an emergency.

1st Reading	178
2nd Reading	181
CR	298
Considered—advanced—3rd Reading—referred	316
Engrossed—To House	327
HAs read	1015
HAs rejected—conference requested—SCs appointed	1040
Conference granted—HCs named	1147
CCR adopted—passed—To House	1156-1157
Referred for enrollment	1243
Enrolled—4th Reading	1292
To Governor	1305
Approved by Governor June 1, 1957	

SB 137—By Hope, Wilson (Greer) and Ritzhaupt of the Senate, and Larason and Wolf of the House—An Act making an appropriation to the State Board of Public Affairs; stating the purpose; * * * and declaring an emergency.

1st Reading	178
2nd Reading	181
CR	190

Considered—advanced—3rd Reading—referred	244-245
Engrossed—To House	252
HA rejected—conference requested—To JCCA	729
Conference granted—To JCCA	780
CCR adopted—passed—To House	867-868
Referred for enrollment	895
Enrolled—4th Reading	959
To Governor	994
Governor's Approval	1106-1107

SB 138—By Rinehart of the Senate; Sweeney of the House—An Act relating to the waters in the State of Oklahoma; creating and providing for the term, tenure, removal, authority, duties and compensation of a Water Resources Board; * * * and declaring an emergency.

1st Reading	178
2nd Reading	181
CR	339
Considered—advanced—3rd Reading—referred	368-370
ML; failed	370; 407
Engrossed—To House	420-421
HAs read	619-620
HAs rejected—conference requested—SCs appointed	685
Conference granted—HCs named	712
CCR adopted—passed—To House	757-758
Referred for enrollment	789
Enrolled—4th Reading	796
To Governor	809
Governor's Approval	814

SB 139—By Sandlin and McColgin of the Senate and Nigh of the House—An Act relating to Primary Elections; amending 26 O. S. 1951 § 391; authorizing challenges for fraud and providing for hearings thereon and reviews by Supreme Court; and declaring an emergency.

1st Reading	181
2nd Reading	190
CR	425
Considered—advanced—3rd Reading—referred	451-452; 459
Engrossed—To House	471
HAs read	1170-1171
HAs concurred in—passed—referred for enrollment	1175-1176
Enrolled—4th Reading	1229
To Governor	1236
Governor's Approval	1242

SB 140—By Carrier, Grantham, Coppock, Easterly and Boecher of the Senate and Morford, et al of the House—An Act relating to salaries of District Court Judges of District Court Judicial Districts of this State having a population in excess of * * *.

1st Reading	181
2nd Reading	190

Wd—re-referred -----	242
CR -----	347
Considered—advanced—3rd Reading—referred -----	394
Engrossed—To House -----	404
HAs concurred in—passed—referred for enrollment -----	991-992
Enrolled—4th Reading -----	1020
To Governor -----	1035
Governor's Approval -----	1146
Held invalid by Attorney General—Opinion October 21, 1957	

SB 141—By Ritzhaupt—An Act relating to elections of Members of the Legislature; providing that Legislative Branch

involved shall be convened to determine elections when tie votes occur; and declaring an emergency.

1st Reading -----	181
2nd Reading -----	190
CR -----	196
Considered—advanced—3rd Reading—referred -----	242-243
Engrossed—To House -----	252

SB 142—By Miskovsky and Price of the Senate and Alexander, Calkins, Chambers, Musgrave, Nixon and Slater of the House—An Act relating to Boards of County Commissioners in counties having a population in excess of two hundred fifty thousand (250,000); pro-

viding for nomination and election of County Commissioners at large in such counties * * * time of their elections; dealing with purchases involving expenditures in excess of three hundred dollars (\$300.00); * * * and declaring an emergency.

1st Reading -----	187
2nd Reading -----	190
CR -----	944
Stricken -----	1064

SB 143—By Miskovsky—An Act relating to lotteries; prescribing conditions under which merchants may give

tickets and having drawings for prizes; amending 21 O. S. 1951, Sec. 1051; and declaring an emergency.

1st Reading -----	188
2nd Reading -----	190

SB 144—By Miskovsky—An Act relating to collection and payment of

wages; * * * and declaring an emergency.

1st Reading -----	188
2nd Reading -----	190
CR -----	279
Considered—advanced—3rd Reading—referred -----	316; 448-449
Engrossed—To House -----	460

SB 145—By Allen—An Act relating to costs in criminal cases; providing for the collection of an arrest fee and mileage as costs in cases wherein arrest was made by highway patrolman; * * *

making it the duty of the State Examiner and Inspector to audit the books of all courts; * * * and declaring an emergency.

1st Reading -----	190
-------------------	-----

2nd Reading	202
CR	365
Considered—re-referred	406-407
CR	920
Considered—advanced—3rd Reading	1022

SB 146—By Allen of the Senate and Cunningham of the House—An Act relating to the enforcement of the motor vehicle laws, regulating the maximum permissible width, height, length, and weight of vehicles used on Oklahoma highways; * * * and declaring an emergency.

1st Reading	190
2nd Reading	202
CR	276
Considered—advanced—3rd Reading—referred	292
Engrossed—To House	308
HAs read	1092-1093
HAs rejected—conference requested	1107
Conference granted—HCs named	1124
SCs appointed	1124
CCR adopted—passed—To House	1230-1232
Referred for enrollment	1249
Enrolled—4th Reading	1278
To Governor	1305
Approved by Governor June 1, 1957	

SB 147—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act continuing the appropriation made to the State Board of Public Affairs from the Public Building Fund by S. B. 167, Sec. 4, R. S. 25th Oklahoma Legislature; * * * and declaring an emergency.

1st Reading	190
2nd Reading	202
CR	229
Considered—advanced—3rd Reading—referred	266
Engrossed—To House	279
Referred for enrollment	641
Enrolled—4th Reading	646
To Governor	675
Governor's Approval	693

SB 148—By Shoemake—An Act making it unlawful for any railroad company to operate a freight train of more than forty (40) cars, exclusive of engine and caboose, without having provided radio communication between the engine and the caboose; * * * and declaring an emergency.

1st Reading	193
2nd Reading	202
CR	614
Considered—advanced—3rd Reading—referred	690-691
Engrossed—To House	706

SB 149—By Shoemaker—An Act making it unlawful for any railroad company to operate a freight train in this State with a caboose that does not have

safety glass installed in all windows of said caboose; * * * and declaring an emergency.

1st Reading	194
2nd Reading	202

SB 150—By Grantham—An Act relating to non-profit, religious corporations; authorizing any non-profit corporation organized under the laws of

this State for religious purposes to provide in its original Articles of Incorporation; * * * and declaring an emergency.

1st Reading	194
2nd Reading	202
CR	279
Stricken	403

SB 151—By Hall and Stipe of the Senate and Pitcher of the House— An Act relating to civil actions and proceedings; validating all affidavits made in

connection with service by publication after ten (10) years from date of final judgment in the action or proceeding; and declaring an emergency.

1st Reading	194
2nd Reading	202

SB 152—By Hall of the Senate and Rogers of the House—An Act relating to vehicle operator's and chauffeur's licenses; providing for payment of a portion of the fees derived from the

sale of such licenses to the retirement and pension fund of the Department of Public Safety; * * * and delaring an emergency.

1st Reading	194
2nd Reading	202
CR	289
Stricken	1064

SB 153—By Hall, Harris and Stipe of the Senate and Pitcher and Lollar of the House—An Act relating to actions to quiet title to real property; amending 12 O. S. 1951 § 1141; making it un-

necessary to allege or prove particular estate or interest claimed adversely in real property; and declaring an emergency.

1st Reading	194
2nd Reading	202
CR	674
Considered—advanced—3rd Reading—referred	818-819
Engrossed—To House	841
Referred for enrollment	1162
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 1, 1957	

SB 154—By Hall of the Senate and Lollar of the House—An Act relating

to mechanics' and materialmen's liens; * * * and declaring an emergency.

1st Reading -----	194
2nd Reading -----	202

SB 155—By Ritzhaupt—An Act requiring the Board of County Commissioners to provide sufficient office space | * * * for the County Election Board; * * * and declaring an emergency.

1st Reading -----	196
2nd Reading -----	210
CR -----	465
Considered—advanced—3rd Reading—referred -----	510
Engrossed—To House -----	519
HAS rejected—conference requested—SCs appointed -----	1125
Conference granted—HCs named -----	1181
CCR adopted—passed—To House -----	1186-1187
Referred for enrollment -----	1316
Enrolled—4th Reading -----	1338
To Governor -----	1338-1339
Approved by Governor June 1, 1957 -----	

SB 156—By Hope and Wilson (Greer) of the Senate and Ham and Daniel of the House—An Act making an appropriation to the Pauls Valley State School; stating the purpose; designating the State Board of Public Affairs as the contracting and purchasing agency; * * * and declaring an emergency.

1st Reading -----	196
2nd Reading -----	210
CR -----	289
Considered—advanced—3rd Reading—referred -----	313-314
Engrossed—To House -----	327
HAS rejected—conference requested—To JCCA -----	651
Conference granted—To JCCA -----	692
CCR adopted—passed—To House -----	870-871
Referred for enrollment -----	895
Enrolled—4th Reading -----	959
To Governor -----	994
Governor's Approval -----	1106-1107

SB 157—By McSpadden of the Senate and Briscoe of the House—An Act creating and relating to the Municipal Criminal Court of the City of Claremore, Oklahoma; * * * and declaring an emergency.

1st Reading -----	196
2nd Reading -----	210
CR -----	229
Considered—advanced—3rd Reading—referred -----	233
Engrossed—To House -----	241

SB 158—By Cartwright—An Act pertaining to highways; providing for the hardsurfacing of farm-to-market roads under certain conditions; providing for maintenance of said roads; providing for approval; and declaring an emergency.

1st Reading -----	197
2nd Reading -----	210

CR	261
Considered—advanced—3rd Reading—referred	285-286
Engrossed—To House	292
Referred for enrollment	1037
Enrolled—4th Reading	1082
To Governor	1111
Governor's Approval	1241

SB 159—By Judiciary Committee—An Act creating the Office of "State Supernumerary Judges"; providing eligibility of judges for office; * * * and declaring an emergency.

1st Reading	201
2nd Reading	210
CR—re-referred	347
CR	556
Considered—advanced—3rd Reading—referred	610-611
Engrossed—To House	618
HAs read	1260-1261
HAs rejected—conference requested	1268
SCs appointed	1273
Conference granted—HCs named	1291
CCR adopted—passed—To House	1303-1304
Referred for enrollment	1318
Enrolled—4th Reading	1338
To Governor	1338-1339
Approved by Governor June 1, 1957	

SB 160—By Young (Cleveland) of the Senate and Bailey (Cleveland and Wolf of the House—An Act relating to the duties of the County Clerk; amending * * * to prohibit the recording or acceptance for recording of any mineral deed which conveys less than one-half (½) acre interest in minerals located outside of incorporated cities and towns; and declaring an emergency.

1st Reading	201
2nd Reading	210
CR	247
Wd—re-referred	299

SB 161—By Young (Cleveland) of the Senate and Wolf and Bailey (Cleveland) of the House—An Act making an appropriation to the Central State Griffin Memorial hospital; * * * and declaring an emergency.

1st Reading	201
2nd Reading	210
CR	289
Considered—advanced—3rd Reading—referred	314-315
Engrossed—To House	327
HAs read	582
HAs rejected—conference requested—To JCCA	587
Conference granted—To JCCA	602
CCR adopted—passed—To House	868-869
Referred for enrollment	895

Enrolled—4th Reading	959
To Governor	994
Governor's Approval	1106-1107

SB 162—By Young (Cleveland) of the Senate and Wolf and Bailey (Cleveland) of the House—An Act relating to the practice of veterinary medicine and authorizing and directing the issuance of license to practice veterinary medicine in certain cases; and declaring an emergency.

1st Reading	202
2nd Reading	210

SB 163—By Ritzhaupt—An Act relating to elections; providing a method of voting by electors having a physical incapacitation making it impossible for them to be present at their polling places on the day of any primary, general or special election; and declaring an emergency.

1st Reading	202
2nd Reading	210

SB 164—By Miskovsky and Price—An Act relating to Senatorial Districts; making reapportionment; * * * and declaring an emergency.

1st Reading	207
2nd Reading	210

SB 165—By Miskovsky and Price of the Senate and Alexander, et al of the House—An Act creating the Capitol Dome Commission to complete the plan- ning and construction of a dome on the State Capitol; * * * and declaring an emergency.

1st Reading	207
2nd Reading	210

SB 166—By Tipps and Herndon—An Act relating to water skiing; * * * and declaring an emergency.

1st Reading	207
2nd Reading	210
CR	310
Considered—advanced—3rd Reading—referred	367
Engrossed—To House	376
HAs concurred in—passed—referred for enrollment	1228-1229
Enrolled—4th Reading	1243-1244
To Governor	1291-1292

Approved by Governor June 1, 1957

SB 167—By Tipps—An Act relating to salaries of certain county officers in counties having a population of not less than thirty-six thousand (36,000) * * * increasing the salaries of the County Attorneys and County Judges; * * * and declaring an emergency.

1st Reading	207
2nd Reading	210
CR	385
Considered—advanced—3rd Reading—referred	406

Engrossed—To House	420-421
Referred for enrollment	502
Enrolled—4th Reading	506
To Governor	520
Governor's Approval	552
Held invalid by Attorney General—Opinion October 21, 1957	

SB 168—By Tipps—An Act authorizing the Oklahoma Planning and Resources Board to sell or lease to the City of Ardmore not to exceed fifty (50) acres of land comprising Lake Murray State Park for use as a site or sites for industries.

1st Reading	208
2nd Reading	210
CR	480
Considered—advanced—3rd Reading—referred	544
Engrossed—To House	559

SB 169—By Allen of the Senate and Levergood of the House—An Act relating to damages; providing for awards of damages on a contributory negligence basis in actions for damages for personal injuries or wrongful death or injury to property; requiring findings of facts by courts and special verdicts by juries; repealing conflicting laws; and declaring an emergency.

1st Reading	208
2nd Reading	210

SB 170—By Miskovsky—An Act relating to selling on Sunday; providing that selling meat, bread, fish and other food or foods on Sunday may be made unlawful by cities, towns or counties; * * * and declaring an emergency.

1st Reading	209
2nd Reading	218
CR	627
Considered—advanced—3rd Reading	779; 979-980
ML; failed	983; 1025

SB 171—By Ritzhaupt—An Act relating to the public schools of Oklahoma; * * * authorizing attendance of child at any highschool of parents' or guardian's choice and prescribing procedure and conditions; providing for payment of cost of education; and declaring an emergency.

1st Reading	209
2nd Reading	218

SB 172—By McSpadden of the Senate, and Privett and Briscoe of the House—An Act relating to the travel expenses and fees of the sheriff in certain counties; establishing mileage fee; providing for the keeping, feeding and maintaining prisoners; and declaring an emergency.

1st Reading	209
2nd Reading	218

SB 173—By Hall of the Senate, and Rogers of the House—An Act relating to the Department of Public Safety; prescribing conditions of receiving retirement pay from the retirement and pension plan of said department; * * * and declaring an emergency.

1st Reading -----	215
2nd Reading -----	218
CR -----	327
Considered -----	406
Wd—re-referred -----	430
CR -----	445
Considered—advanced—3rd Reading—referred -----	463-464
Typographical errors ordered corrected -----	489
Engrossed—To House -----	503
Referred for enrollment -----	1115
Enrolled—4th Reading -----	1165
To Governor -----	1181
Governor's Approval -----	1334

SB 174—By Hall—An Act relating to eminent domain proceedings; providing for instruction to jury to specify how much of an award for damages results

from severance of improvements from land or of land from a tract of which it is a part; and declaring an emergency.

1st Reading -----	215
2nd Reading -----	218

SB 175—By Hall and Price of the Senate, and Lollar and Musgrave of the House—An Act creating a school for

mentally retarded persons; * * * and declaring an emergency.

1st Reading -----	215
2nd Reading -----	218
CR -----	944
Considered—advanced—stricken -----	1026

SB 176—By Hall of the Senate, and Rogers of the House—An Act relating to police protection of the State Capitol Building, the State Office Building, the

State Historic Building, the Power House, Governor's Mansion, and the grounds appurtenant thereto; * * * and declaring an emergency.

1st Reading -----	215
2nd Reading -----	218
CR -----	289
Considered—advanced—3rd Reading—referred -----	684-685
Engrossed—To House -----	697
HAs read -----	1066
HAs rejected—conference requested—to JCCA -----	1097
Conference granted—To JCCA -----	1114
CCR adopted—passed—To House -----	1177-1178
Referred for enrollment -----	1214
Enrolled—4th Reading -----	1243-1244
To Governor -----	1291-1292
Approved by Governor June 1, 1957	

SB 177—By Stipe of the Senate, and Gotcher and Skeith of the House—An Act amending 45 O. S. 1951 § 305; relating to the securing and enforcing of the payment of wages of employees of

persons, firms, associations, or corporations engaged in the business of mining or producing coal; and declaring an emergency.

1st Reading	216
2nd Reading	218
CR	327
Considered—advanced—3rd Reading—referred	351-352
Engrossed—To House	358
Referred for enrollment	722
Enrolled—4th Reading	726
To Governor	752
Governor's Approval	810

SB 178—By Stipe of the Senate, and Gotcher and Skeith of the House—An Act amending 22 O. S. 1951 § 1277, as amended by Section 1, Chapter 25a, Title

22, Page 201, Oklahoma Session Laws 1955; relating to costs in certain criminal actions and habeas corpus proceedings; and declaring an emergency.

1st Reading	216
2nd Reading	218
CR	356
Considered—advanced—3rd Reading—referred	392-393
ML; Wd	393; 407
Engrossed—To House	415
Referred for enrollment	1091
Enrolled—4th Reading	1109
To Governor	1120
Governor's Approval	1283

SB 179—By Shoemake of the Senate, and Ruby, Hammers and Smith of the House—An Act relating to state institutions; appropriating \$400,000.00 to the Mental Health Board for the purpose of laying a pipe line from the Consolidated

Negro Institution and the Taft State Hospital at Taft, Oklahoma, to serve both institutions, to Muskogee, Oklahoma; * * * and declaring an emergency.

1st Reading	216
2nd Reading	218

SB 180—By Sandlin of the Senate, and Levergood of the House—An Act

relating to service by publication; * * * and declaring an emergency.

1st Reading	217
2nd Reading	232
CR	375
Considered—advanced—3rd Reading—referred	401; 414-415
Votes reconsidered by which passed and advanced	418
Considered—advanced—3rd Reading—referred	418-419
Engrossed—To House	435
Referred for enrollment	1091
Enrolled—4th Reading	1109
To Governor	1120
Governor's Approval	1283

SB 181—By Sandlin, Rinehart and McColgin of the Senate, and Levergood, Huser and Rives of the House—An Act

relating to service by publication in civil cases; * * * and declaring an emergency.

1st Reading	217
2nd Reading	232
CR	279
Considered—advanced—3rd Reading—referred	292-293
Engrossed—To House	308
Referred for enrollment	1091
Enrolled—4th Reading	1109-1110
To Governor	1120
Governor's Approval	1283

SB 182—By Sandlin of the Senate, and Levergood of the House—An Act relating to service by publication in civil cases; * * * and declaring an emergency.

1st Reading	217
2nd Reading	232
CR	279
Considered—advanced—3rd Reading—referred	295-296
Engrossed—To House	308
Referred for enrollment	1091
Enrolled—4th Reading	1109-1110
To Governor	1120
Governor's Approval	1283

SB 183—By Young (Haskell) and Frazier of the Senate, and Mitchell of the House—An Act concerning the care and custody of children; defining terms; * * *

1st Reading	217
2nd Reading	232
CR	627
Considered—advanced—3rd Reading—referred	716
ML	716
Engrossed—To House	787
HAs concurred in—passed—referred for enrollment	1078
Enrolled—4th Reading	1109-1110
To Governor	1120
Governor's Approval	1272

SB 184—By Young (Haskell)—An Act to provide a code for the adoption of persons, * * *

1st Reading	218
2nd Reading	232
CR	627
Wd—re-referred	730
CR	781
Considered—advanced—3rd Reading—referred	794-795
Engrossed—To House	841
HAs read	1171-1172
HAs concurred in—passed—referred for enrollment	1179
Enrolled—4th Reading	1236

To Governor	1237
Governor's Approval	1272

SB 185—By Young (Haskell) and Frazier of the Senate and Mitchell of the House—An Act establishing and de- | fining the offense of trafficking in children and prescribing the punishment therefor, * * * .

1st Reading	213
2nd Reading	232
CR	627
Considered—advanced—3rd Reading—referred	824
Engrossed—To House	841
HAs concurred in—passed—referred for enrollment	1078-1079
Enrolled—4th Reading	1109-1110
To Governor	1120
Governor's Approval	1272

SB 186—By Ritzhaupt—An Act relating to Social Security, * * * providing that widow receiving assistance for dependent children may earn not to | exceed fifty dollars (\$50.00) per month without losing eligibility; and declaring an emergency.

1st Reading	218
2nd Reading	232
CR	603
Considered—advanced—3rd Reading—referred	632-633
Engrossed—To House	646
HAs concurred in—passed—referred for enrollment	1198-1199
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 6, 1957	

SB 187—By Mahan of the Senate and Garrison, Reudy and Munson of the House—An Act relating to compensation of District Judges; providing for payment of additional compensation to the | District Judge of District Court Judicial District No. 11, such additional compensation to be paid from court funds of Washington and Nowata counties; and declaring an emergency.

1st Reading	218
2nd Reading	232
CR	241
Considered—advanced—3rd Reading—referred	253-254
Engrossed—To House	261
Referred for enrollment	372
Enrolled—4th Reading	376
To Governor	395
Governor's Approval	425
Held invalid by Attorney General—Opinion October 21, 1957	

SB 188—By Boecher of the Senate and Priebe of the House—An Act amending 70 O. S. 1951 § 20-4; relating to the | observance of Arbor Day; and declaring an emergency.

1st Reading	218
2nd Reading	232

CR	241
Considered—advanced—3rd Reading—referred	254-255
Engrossed—To House	261
Referred for enrollment	310
Enrolled—4th Reading	321
To Governor	346
Governor's Approval	372
SB 189 —By Rinehart and Shoemake of the Senate and McCarty, et al of the House—An Act relating to railroads operating track motor cars; amending Sections 1 and 2, Chapter 7, Title 66, Page 319, Oklahoma Session Laws 1953; providing penalties for violation thereof; and declaring an emergency.	
1st Reading	218
2nd Reading	232
CR	385
Considered—advanced—3rd Reading—referred	414
Engrossed—To House	435
Referred for enrollment	592
Enrolled—4th Reading	594-595
To Governor	602
Governor's Approval	620
SB 190 —By Wilson (Beckham)—an Act relating to oil and gas; declaring Legislative intent as to oil and gas leases containing “shut-in gas well provisions”; providing that such “shut-in gas well provisions” are null and void in certain circumstances; and declaring an emergency.	
1st Reading	229
2nd Reading	232
SB 191 —By Allen—An Act amending provisions of Title 37, O. S. 1951, Section 212, by enlarging the prohibitions of sale for consumption on the premises of beverages containing * * *; and declaring an emergency.	
1st Reading	230
2nd Reading	232
SB 192 —By Allen—An Act amending provisions of Title 37, O. S. 1951, Sections 241 and 242 by enlarging its provisions by making it unlawful for licensee holder or his agent to allow any minor to possess, sell, dispense, or otherwise handle beverages containing; * * * and declaring an emergency.	
1st Reading	229
2nd Reading	232
CR	839
Considered—advanced—3rd Reading—referred	888-889
Engrossed—To House	959
SB 193 —By Shoemake—An Act relating to accident and health insurance; amending 36 O. S. 1951 § 822 to provide for additional provision in policies; and declaring an emergency.	
1st Reading	231
2nd Reading	241

SB 194—By Sandlin and Cowden—An Act relating to elections; * * * limiting amounts to be expended by candidates at special elections; * * * and declaring an emergency.

1st Reading	232
2nd Reading	241
CR	298
Considered—advanced—3rd Reading—referred	332
Engrossed—To House	339-340
Referred for enrollment	1037
Enrolled—4th Reading	1082
To Governor	1111
Governor's Approval	1241

SB 195—By Miskovsky—An Act making it a felony for any person who has been previously convicted of a felony to make, mend, design, set up or possess burglary tools; * * * and declaring an emergency.

1st Reading	232
2nd Reading	241
CR	347
Considered—advanced—3rd Reading—referred	621-622
Engrossed—To House	640

SB 196—By Miskovsky—An Act making it a felony for any person who has been convicted of a felony to be in possession of explosives; * * * and declaring an emergency.

1st Reading	232
2nd Reading	241
CR	347
Considered—advanced—3rd Reading—referred	1063
Engrossed—To House	1082

SB 197—By Shoemake, Young (Haskell), Frazier and Herndon—An Act relating to homestead exemption from taxation; providing for exemption from ad valorem taxation of the entire assessed valuation of homesteads of persons having lost the use of both legs incident to honorable service in the armed forces of the United States; amending 68 O. S. 1951 § 34; and declaring an emergency.

1st Reading	232
2nd Reading	241
CR	298
Considered—advanced—3rd Reading—referred	352; 355; 393-394
Engrossed—To House	404

SB 198—By Hall of the Senate and Rogers of the House—An Act pertaining to the cancellation of driver's license; amending 47 O. S. 1951, § 291; providing that upon cancellation of a license that the licensee must surrender his license; and declaring an emergency.

1st Reading	232
2nd Reading	241
CR	327

Considered—advanced—3rd Reading—referred	784-785
Engrossed—To House	799
SB 199 —By Easterly—An Act to be known as "Oklahoma Ground Water Law of 1957"; * * * and declaring an emergency.	
1st Reading	236
2nd Reading	241
CR—re-referred	480
SB 200 —By Boecher and Wilson (Greer) of the Senate and Larason and Wolf of the House—An Act fixing the annual salaries of elective state officers holding elective, administrative, and judicial offices; * * * and declaring an emergency.	
1st Reading	237
2nd Reading	241
CR	365
Considered—advanced—3rd Reading	415-417
ML; time extended; failed	417; 452; 465; 471
SB 201 —By Herndon and Hamilton—An Act relating to the public schools of Oklahoma; * * * giving additional duties to county superintendents of schools and dealing with their compensation; authorizing employment of nurses and supervisors and providing for payment of their salaries and travel expenses; making provisions as to teachers' retirement; and declaring an emergency.	
1st Reading	237
2nd Reading	241
SB 202 —By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act authorizing the Secretary of State to purchase and distribute two thousand (2,000) volumes of the 1957 cumulative supplement to the Oklahoma Statutes 1951; making an appropriation therefor; and declaring an emergency.	
1st Reading	237
2nd Reading	241
CR	289
Considered—advanced—3rd Reading—referred	307-308
Engrossed—To House	321
HAs concurred in—passed—referred for enrollment	1050
Enrolled—4th Reading	1082
To Governor	1094
Governor's Approval	1241
SB 203 —By Shoemake—An Act relating to elections; fixing the compensation of precinct officials and official counters in all general, special, regular and run-off primary elections, including municipal elections; amending 26 O. S. 1951 § 556a, and 11 O. S. Supp. 1955 § 30; and declaring an emergency.	
1st Reading	237
2nd Reading	241
SB 204 —By McSpadden of the Senate and Sumrall of the House—An Act relating to Public Health and Safety; * * * providing for a definition of milk; and declaring an emergency.	

1st Reading	241
2nd Reading	252
CR	374
Considered—advanced—3rd Reading—referred	786
Engrossed—To House	799

SB 205—By McSpadden of the Senate and Sumrall of the House—An Act relating to Agriculture and providing for definition of Whole Milk; amending * * * and declaring an emergency.

1st Reading	241
2nd Reading	252
CR	385
Considered—advanced—3rd Reading—referred	472
Engrossed—To House	503

SB 206—By Payne of the Senate, and Richeson, Cole and Nevins of the House—An Act relating to Workmen's Compensation, amending Title 85 O. S. 1951, Section 14, to provide for the choosing of the person to administer treatment to an injured employee by such employee or another on his behalf; * * * and declaring an emergency.

1st Reading	241
2nd Reading	252
CR	286
Considered—advanced—3rd Reading—referred	351
Engrossed—To House	358

SB 207—By Hamilton, McSpadden, Dacus, Harris and Boecher—An Act relating to Rural Electrification; defining the areas in which rural electric cooperatives may distribute electric energy; and declaring an emergency.

1st Reading	241
2nd Reading	252

SB 208—By Shoemake—An Act relating to Termite Operators; defining said term; * * * and declaring an emergency.

1st Reading	248
2nd Reading	252
CR	371
Considered—advanced—3rd Reading—referred	406; 493-494
Engrossed—To House	506
Referred for enrollment	1173
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 7, 1957	

SB 209—By Easterly—An Act relating to Agriculture; amending Title to Section 5-41 of the Oklahoma Statutes as enacted in 1955; adding to said Section the provision that the State Board of Agriculture may make minor adjustments and repairs on heavy duty type scales; and declaring an emergency.

1st Reading	252
2nd Reading	267
CR	409

Considered—advanced—3rd Reading—referred	484-485
Engrossed—To House	503
Referred for enrollment—(co-authored)	1173
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 7, 1957	

SB 210—By Miskovsky—An Act making an appropriation to the State Board of Public Affairs for restoration and conservation of the three memorial paintings on the south walls of the fourth floor of the State Capitol Building; and declaring an emergency.

1st Reading	252
2nd Reading	262

SB 211—By Miskovsky—An Act relating to County Assessors in certain counties; authorizing purchase of distinctive uniforms for deputy county assessors or allowance therefor; * * * and declaring an emergency.

1st Reading	252
2nd Reading	262
CR	521
Considered—advanced—3rd Reading—referred	628-629
Engrossed—To House	640
Referred for enrollment	994
Enrolled—4th Reading	1020
To Governor	1035
Law without Governor's signature	1181-1182

SB 212—By McSpadden and Coppock of the Senate, and Odom, et al of the House—An Act to be referred to as the "Uniform Boat Regulation Act"; * * * and declaring an emergency.

1st Reading	252
2nd Reading	262
CR	739
Considered—re-referred	878-879; 973-974
Subject matter of, referred to Legislative Council	1037

SB 213—By Hall—An Act relating to the State Mental Health Board; its duties, power and authority; authorizing said Board, in the circumstances specified herein, to sell real property not needed by institutions within the State Department of Mental Health; providing for the disposition of proceeds of sales of such property; and declaring an emergency.

1st Reading	258
2nd Reading	262
CR	674
Considered—advanced	800
Special committee appointed to re-write	800
Stricken	1064

SB 214—By Fine, McClendon, Hamilton, Young (Haskell) and Tipps—An Act repealing the "Honest Mistake Law"; repealing Title 12, O. S. 1951, § 1446(a); and declaring an emergency.

1st Reading -----	258
2nd Reading -----	262
SB 215 —By Committee on Education —An Act relating to the Public Schools of Oklahoma; dealing with school text-	books; amending 70 O. S. 1951 * * *; and declaring an emergency.
1st Reading -----	261
2nd Reading -----	280
CR -----	713
Considered—advanced—3rd Reading—referred -----	1028-1029
Engrossed—To House -----	1082
SB 216 —By McClendon of the Senate and Welch and Jumper of the House— An Act relating to Journeymen Plumb-	ers, Apprentices and Plumbing Contrac- tors; * * * and declaring an emergency.
1st Reading -----	261
2nd Reading -----	280
SB 217 —By Collins (Creek) of the Senate, and Finch of the House—An Act relating to Medical Treatment Care, surgery and testimony of physi- cians and surgeons furnishing informa-	tion and testimony in trial of cases in- volving claims under provisions of the Workmen's Compensation Law, repeal- ing all Acts in conflict herewith; and declaring an emergency.
1st Reading -----	276
2nd Reading -----	280
CR—re-referred -----	435
SB 218 —By Coppock—An Act relat- ing to weapons; * * * making it un- lawful to have a loaded pistol, gun or other firearm in a vehicle on any pub-	lic road or highway, except as other- wise authorized by law; and declaring an emergency.
1st Reading -----	276
2nd Reading -----	280
SB 219 —By Coppock—An Act relat- ing to Natural Gas; providing for the fixing of prices by the Corporation Com-	mission for the taking of natural gas under certain circumstances; * * * and declaring an emergency.
1st Reading -----	276
2nd Reading -----	280
SB 220 —By Coppock—An Act relat- ing to hunting of game; * * * provid- ing for seizure of licenses and guns	of intoxicated hunters and revocation of licenses and forfeiture of guns; and de- claring an emergency.
1st Reading -----	276
2nd Reading -----	280
SB 221 —By Herndon and Tipps of the Senate, and Langley of the House— An Act relating to the licensing of manufacturers of motor vehicles, and	dealers in new, used, and salvage motor vehicles and persons engaged in trans- porting new motor vehicles on the high- ways of this State; * * *.
1st Reading -----	276
2nd Reading -----	280

SB 222—By Miskovsky—An Act relating to the Oklahoma Turnpike Authority; fixing the terms of and certain rules of eligibility for the office of chairman thereof; * * * and declaring an emergency.

1st Reading	276
2nd Reading	280

SB 223—By Harris, Easterly, McColgin, Grantham, Walker and Sandlin—An Act relating to investments of public funds by Commissioners of the Land Office; * * * and declaring an emergency.

1st Reading	277
2nd Reading	280
CR	515
Considered—advanced—3rd Reading—referred	590-591
Engrossed—To House	594
HA concurred in—passed—referred for enrollment	1194-1195
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 5, 1957	

SB 224—By Tipps—An Act relating to the drilling of wells for oil or gas; * * * and declaring an emergency.

1st Reading	280
2nd Reading	290

SB 225—By Allen—An Act making it a crime to cause the death of any person by reckless or unlawful operation of a motor vehicle; fixing penalties therefor; and declaring an emergency.

1st Reading	280
2nd Reading	290
CR	445
Considered—advanced—3rd Reading—referred	873
Engrossed—To House	898
HA read	1311
HA concurred in—passed—referred for enrollment	1327
Enrolled—4th Reading	1338
To Governor	1338-1339
Pocket Vetoed By Governor	

SB 226—By Cowden—An Act relating to the public schools of Oklahoma; * * * providing that transfers of school children must be approved by the Boards of Education of the districts in which they reside; and declaring an emergency.

1st Reading	280
2nd Reading	290
CR	713
Considered—advanced—3rd Reading—referred	957-958
Engrossed—To House	985
HAs rejected—conference requested; SCs appointed	1277
Conference granted—HCs named	1291
HCs instructed	1301

SB 227—By Grantham of the Senate and Bailey (Kay), Craig and Green of the House—An Act amending * * * pertaining to issuance, revocation and can-

cellation by County Judge of permits for dealers of nonintoxicating beverages as defined; and declaring an emergency.

1st Reading	286
2nd Reading	290

SB 228—By Ritzhaupt—An Act relating to streets in cities, incorporated towns and other municipalities; providing for construction, improvement,

repair and maintenance thereof under certain conditions; and declaring an emergency.

1st Reading	286
2nd Reading	290
CR	411
Considered—advanced—3rd Reading—referred	430-431
Engrossed—To House	444
Referred for enrollment	1091
Enrolled—4th Reading	1109-1110
To Governor	1120
Governor's Approval	1283

SB 229—By Shoemake of the Senate and Ruby of the House—An Act relating to witnesses in criminal cases;

making either spouse a competent witness against the other in a case; * * * and declaring an emergency.

1st Reading	286
2nd Reading	290
CR	356
Considered—advanced—3rd Reading—referred	461-462
Engrossed—To House	486
Referred for enrollment	1173
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 1, 1957	

SB 230—By Grantham of the Senate, and Bailey (Kay), Craig and Green of the House—An Act relating to voting

by disabled or infirm electors; * * * and declaring an emergency.

1st Reading	289
2nd Reading	299
CR	582
Considered—advanced—3rd Reading—referred	708-709
Engrossed—To House	720
Referred for enrollment	1201
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 4, 1957	

SB 231—By Breeden—An Act relating to the payment of state aid to school districts; * * * providing that a school district shall not receive state

aid if assessed valuation of its property is less than thirty per cent (30%); * * * and declaring an emergency.

1st Reading	289
2nd Reading	299
SB 232 —By Boecher—An Act relating to school districts, the estimates of needs thereof, elections therein, meetings of electors thereof; * * * and declaring an emergency.	
1st Reading	289
2nd Reading	299
CR	811
Considered—advanced—3rd Reading—referred	1024-1025
CR	1173
Stricken	1181
SB 233 —By Miskovsky and Price of the Senate, and McCarty, et al of the House—An Act relating to elections; amending * * *; regulating amount of contribution made by State Election Board per precinct to counties in which voting machines are used; * * * and declaring an emergency.	
1st Reading	298
2nd Reading	299
CR	385
Considered—advanced—3rd Reading—referred	392; 475
Engrossed—To House	486
Referred for enrollment	994
Enrolled—4th Reading	1026
To Governor	1035
Governor's Approval	1155
SB 234 —By Ritzhaupt, Rinehart, Boecher, Grantham, Mahan, Cowden, Perryman, Harris, Sandlin, Coppock and Collins (Creek)—An Act creating a student loan revolving fund to be administered by the Oklahoma State Regents for Higher Education; * * * and declaring an emergency.	
1st Reading	299
2nd Reading	312
CR—re-referred	426
CR	556
Considered—advanced—3rd Reading—referred	626
Engrossed—To House	640
SB 235 —By Breeden—An Act relating to the carrying of weapons; * * * making it unlawful to carry certain types of knives; and declaring an emergency.	
1st Reading	299
2nd Reading	312
CR	347
Considered—advanced—3rd Reading—referred	350
Engrossed—To House	358
Referred for enrollment	1091
Enrolled—4th Reading	1109-1110
To Governor	1120
Governor's Approval	1283

SB 236—By Grantham, Sandlin and Allen of the Senate and Bailey (Kay) and Craig of the House—An Act amending sub-division * * * relating to classification of kinds of work employees covered by and coming within the provisions of the Workmen's Compensation law; * * * and declaring an emergency.

1st Reading	309
2nd Reading	312
CR	356
Considered—advanced—3rd Reading—referred	432; 433
Engrossed—To House	444
Referred for enrollment	1157
Enrolled—4th Reading	1204-1205
To Governor	1235
Pocket Vetoed by Governor	

SB 237—By Young (Cleveland) of the Senate, and Nigh of the House—An Act to amend the Southern Regional Education compact to increase the number of members of the Board of Control for Southern Regional Education from four from each state to five * * *.

1st Reading	309
2nd Reading	312

SB 238—By Stipe—An Act relating to highway safety; requiring mechanical inspection of motor vehicles, trailers, semi-trailers and pole trailers; prohibiting operation under specified conditions; conferring certain authority upon the Commissioner of Public Safety; * * *.

1st Reading	310
2nd Reading	312
CR	480
Considered	823
Stricken	1064

SB 239—By Carrier of the Senate and Camp of the House — An Act relating to the licensing and registration of motor vehicles; providing for and establishing a system of registration on a monthly series basis * * *.

1st Reading	311
2nd Reading	328
CR	652
Considered—advanced—3rd Reading—referred	956
Engrossed—To House	985

SB 240—By McSpadden—An Act relating to Soil Conservation Districts and certain officers thereof; * * * providing that a Soil Conservation District Supervisor may also hold office in a conservancy district of which he is a resident; and declaring an emergency.

1st Reading	312
2nd Reading	328
CR	582
Considered—advanced—3rd Reading—referred	717
Engrossed—To House	726
Referred for enrollment	1173

Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 7, 1957	

SB 241—By Price and Miskovsky of the Senate and Patten, et al of the House—An Act relating to the Office of Bailiff for each Judge of each Court of Record in all counties of this State having a population in excess of one hundred ninety thousand (190,000); * * * and declaring an emergency.

1st Reading	312
2nd Reading	328
CR	435
Considered—advanced—3rd Reading—referred	444
Engrossed—To House	448
Referred for enrollment	537
Enrolled—4th Reading	543
Bill returned to House, as requested	609
HA concurred in—passed—referred for enrollment	651-652
Enrolled—4th Reading	675
To Governor	693
Governor's Approval	728

SB 242—By Miskovsky—An Act relating to the Oklahoma State Penitentiary; prohibiting possession of money or other negotiable medium of exchange by confined inmates; * * * and declaring an emergency.

1st Reading	321
2nd Reading	328

SB 243—By Dendy, Cartwright, Mahan and Fine of the Senate, and Odom, et al of the House—An Act relating to the disposition of money received from the United States under the provisions of Section 7 of the Flood Control Act of Congress approved August 18, 1941, as amended; * * * and declaring an emergency.

1st Reading	321
2nd Reading	328
CR	425
Considered—advanced—3rd Reading—referred	430
Engrossed—To House	444
Referred for enrollment	994
Enrolled—4th Reading	1022
To Governor	1035
Governor's Approval	1155

SB 244—By Hope, Wilson (Greer) and Walker—An Act creating the "Small Watersheds Flood Control Fund"; * * * and declaring an emergency.

1st Reading	321
2nd Reading	328
CR—re-referred	409
CR	445
Considered—advanced—3rd Reading—referred	459-460
Engrossed—To House	477

HAs concurred in—passed—referred for enrollment	1044-1046
Enrolled—4th Reading	1082
To Governor	1094
Governor's Approval	1244
SB 245 —By Wilson (Beckham) of the Senate and Carmichael of the House—An Act relating to Public Safety and to persons who travel State and Federal Highways in certain areas of the State of Oklahoma which now have the "Open Range" Law; * * *	
1st Reading	322
2nd Reading	328
CR	371
Wd—re-referred	413
SB 246 —By Harris—An Act relating to investment of public funds by Commissioners of the Land Office; * * * and declaring an emergency.	
1st Reading	322
2nd Reading	328
SB 247 —By Sandlin of the Senate and Hill of the House—An Act relating to the compensation and duties of County Attorneys of counties having a population of more than 16,800 and less than 17,500; * * * and declaring an emergency.	
1st Reading	328
2nd Reading	340
CR	465
Stricken	606
SB 248 —By Judiciary Committee—An Act relating to County Judges; fixing a minimum salary of four thousand eight hundred dollars (\$4,800.00) per annum therefor; repealing conflicting laws; and declaring an emergency.	
1st Reading	328
2nd Reading	340
CR	521
Considered—advanced—3rd Reading—referred	542-543
Engrossed—To House	569
HAs read	1262
HAs concurred in—passed—referred for enrollment	1268-1269
Enrolled—4th Reading	1306
To Governor	1319
Approved by Governor June 5, 1957	
SB 249 —By McClendon, Hamilton and Trent of the Senate, and Jumper and Welch of the House—An Act relating to fish; * * * and making certain boats and other vehicles subject to seizure and forfeiture; and declaring an emergency.	
1st Reading	328
2nd Reading	340
CR	470
Considered—advanced—3rd Reading—referred	541
Engrossed—To House	559

Referred for enrollment	1124
Enrolled—4th Reading	1152
To Governor	1170
Governor's Approval	1334

SB 250—By Hall—An Act making an appropriation for regional cooperation with other southern states in providing a regional council on mental health training and research; fixing the lapse date; and declaring an emergency.

1st Reading	328
2nd Reading	340
CR	505
Considered—advanced—3rd Reading—referred	682
Engrossed—To House	697
HAs concurred in—passed—referred for enrollment	1044
Enrolled—4th Reading	1082
To Governor	1111
Governor's Approval	1244

SB 251—By Miskovsky—An Act relating to probate procedure; * * * authorizing allowance from estate for support and maintenance of minor children; * * * and declaring an emergency.

1st Reading	328
2nd Reading	340

SB 252—By Wilson (Beckham)—An Act relating to elections; providing that all candidates for any elective office using photographs or pictures of himself shall use only photographs or pictures which have been taken within one (1) year or indicate under said photograph or picture the date taken.

1st Reading	335
2nd Reading	340
CR	411
Considered—re-referred	874

SB 253—By Miskovsky, Collins (Pontotoc) and Carrier of the Senate, and Huff, Daniel and Camp of the House—An Act relating to the practice of dispensing opticians; * * * and declaring an emergency.

1st Reading	336
2nd Reading	340

SB 254—By Wilson (Greer), Levergood of the House—An Act relating to penal institutions; * * * prescribing and declaring manner of restoring lost good time * * * and declaring an emergency.

1st Reading	340
2nd Reading	349
CR	627
Considered—advanced—3rd Reading—referred	771
Engrossed—To House	787
Referred for enrollment	1162
Enrolled—4th Reading	1204-1205
To Governor	1235

Approved by Governor June 5, 1957

SB 255—By Cartwright—An Act pertaining to cities and towns, authorizing cities and towns to purchase right-of-way, materials and incidentals necessary

to construct highways beyond their own city limits; * * * and declaring an emergency.

1st Reading	347
2nd Reading	349
CR	411
Considered—advanced—3rd Reading—referred	449; 476
Engrossed—To House	486

SB 256—By Collins (Creek) of the Senate and Finch, Shibley and Allard of the House—An Act amending Title 20, Section 41, O. S. 1951, providing for the issuance of habeas corpus prohibi-

tion and mandamus by the Criminal Court of Appeals providing for the appointment of Judges in the event of disqualification; and declaring an emergency.

1st Reading	347
2nd Reading	349

SB 257—By Miskovsky—An Act relating to the Motor Vehicle License and Registration Laws; authorizing the operation of any passenger automobile duly

registered in the state of residence of a non-resident student attending a college or university in Oklahoma when * * *; and declaring an emergency.

1st Reading	347
2nd Reading	349
CR	767
Considered—advanced—3rd Reading	898

SB 258—By Stipe—An Act relating to aircraft carrying passengers for hire; conferring certain authority on the pilot

of such aircraft and upon persons subject to his jurisdiction; and declaring an emergency.

1st Reading	347
2nd Reading	349
CR	770
Stricken	1064

SB 259—By Shoemake and Grantham—An Act relating to adoptions; providing that no child shall be adopted without the consent of a parent who has

been adjudged guilty of cruelty or extreme cruelty unless; * * * and declaring an emergency.

1st Reading	355
2nd Reading	357
CR	480
Considered—advanced—3rd Reading—referred	576; 1052-1053
Engrossed—To House	1082

SB 260—By Committee on Privileges and Elections—An Act relating to registration; abolishing the office of County Registrar; conferring the duties

thereof upon the Secretary of the County Election Board; * * * repealing Section 71 through Section 96.1; * * * and declaring an emergency.

1st Reading	355
2nd Reading	357

CR	592
Considered—advanced—3rd Reading—referred	670-672
Engrossed—To House	686
HAs read	1172-1173
HAs concurred in—passed—referred for enrollment	1185-1186
Enrolled—4th Reading	1214
To Governor	1235
Governor's Approval	1242

SB 261—By Rinehart of the Senate, and Allard of the House—An Act regulating persons engaged in checking theater attendance; * * * and declaring an emergency.

1st Reading	356
2nd Reading	357
CR	445
Considered—advanced—3rd Reading—referred	472-473
Engrossed—To House	486

SB 262—By Hope of the Senate, and Daniel and Ham of the House—An Act relating to travel of County Commissioners; amending 19 O. S. 1951 § 324a; fixing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

1st Reading	357
2nd Reading	366
CR	465
Considered—advanced—3rd Reading—referred	473-474
Engrossed—To House	486
Referred for enrollment	994
Enrolled—4th Reading	1001-1002
To Governor	1035
Law without Governor's signature	1181-1182

SB 263—By Miskovsky—An Act relating to the public schools of Oklahoma; providing for the reorganization of school districts; establishing county committees and a State committee and prescribing their powers, duties and functions; prescribing the procedure to be followed in reorganizing or changing the identity or altering the boundaries of school districts * * *; referring measure to people for their approval; and ordering a special election.

1st Reading	361
2nd Reading	366

SB 264—By Young (Cleveland) of the Senate, and Bailey (Cleveland) and Wolf of the House—An Act amending * * *; authorizing the establishment of re-search centers on institutional airport properties; * * * and declaring an emergency.

1st Reading	361
2nd Reading—To Calendar	366
Considered—advanced—3rd Reading—referred	393
Engrossed—To House	404
HA concurred in—passed—referred for enrollment	992
Enrolled—4th Reading	1022

To Governor	1035
Governor's Approval	1146

SB 265—By Wilson (Beckham)—An Act relating to public safety; amending Title 47, O. S. 1951, Section 121.3 by adding to Subsection (c) that the speed limit for all motor vehicles not otherwise governed by law on divided four-

lane highways outside of cities and towns shall be seventy (70) miles per hour during the hours of day and sixty (60) miles per hour during the hours of night.

1st Reading	362
2nd Reading	366
CR	411
Considered—advanced—3rd Reading	464-465; 544-545

SB 266—By Young (Cleveland) of the Senate and Nance of the House—An Act relating to County Officers; prescribing additional duties and providing

additional compensation for the County Attorneys of certain counties; * * * and declaring an emergency.

1st Reading	366
2nd Reading	375
CR	480
Considered—advanced—3rd Reading—referred	486-487
Engrossed—To House	503
Referred for enrollment	550
Enrolled—4th Reading	559
To Governor	581
Governor's Approval	602

SB 267—By Payne—An Act relating to telephone companies; fixing liability and providing for payment of damages and attorney fees when contents of

messages or conversations delivered over telephone lines are divulged; and declaring an emergency.

1st Reading	373
2nd Reading	375
CR	692
Considered—advanced—3rd Reading—referred	1024
Engrossed—To House	1041

SB 268—By Stipe, Dendy, Shoemaker, Hall, Mahan and Sandlin of the Senate, and Sampsel, et al of the House—An Act amending 82 O. S. 1951, § 862, re-

lating to the powers, rights and privileges of the Grand River Dam Authority; * * * and declaring an emergency.

1st Reading	387
2nd Reading	401
CR	627
Considered—advanced—3rd Reading—referred	645-646
Engrossed—To House	675
HAs rejected—conference requested—SCs appointed	785
Conference granted—HCs named	815
CCR read—Bill ordered printed as amended	995-996
CCR adopted—passed—To House	1019-1020

Referred for enrollment	1047
Enrolled—4th Reading	1082
To Governor	1094
Governor's Approval	1155

SB 269—By Shoemake and Boecher—
An Act relating to Motor Vehicles;
* * * providing Boards of Education of
School Districts maintaining high schools
shall require high school pupils to com-

plete course of study and instruction
in safe driving and operation of motor
vehicles; * * * and declaring an emer-
gency.

1st Reading	395
2nd Reading	401
CR—re-referred	768
CR	783
Considered—re-referred	976

SB 270—By Hall, Stipe and Shoemake
of the Senate, and Lollar of the House
—An Act amending * * * creating a

petty cash fund at the Taft State Hos-
pital; and declaring an emergency.

1st Reading	395
2nd Reading	401
CR	582
Considered—advanced—3rd Reading—referred	667-668
Engrossed—To House	686
Referred for enrollment	1157
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor May 31, 1957	

SB 271—By Hall, Young (Cleveland)
and Stipe of the Senate, and Pitcher and
Lollar of the House—An Act relating
to institutions within the Department of
Mental Health; providing that funds of
patients who die or are discharged from

an institution within the Department of
Mental Health shall become the prop-
erty of the State if not claimed within
three (3) years by such patient, his
legal representative, or legal successor;
and declaring an emergency.

1st Reading	395
2nd Reading	401
CR	582
Considered—advanced—3rd Reading—referred	687-688
Engrossed—To House	706
Referred for enrollment	1157
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor May 31, 1957	

SB 272—By Hall of the Senate, and
Lollar of the House—An Act authoriz-
ing cities to give land to institutions
in the Oklahoma State System of High-

er Education which are located in such
cities; authorizing the governing board
of such institution to accept same; and
declaring an emergency.

1st Reading	396
2nd Reading	401

CR	515
Considered—advanced—3rd Reading—referred	588-589
Engrossed—To House	594
Referred for enrollment (emergency stricken, co-authored)	1157
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor May 31, 1957	
SB 273 —By Hall and Young (Cleveland) of the Senate, and Bailey (Cleveland) and Wolf of the House—An Act requiring the State Highway Commission to erect markers on the sites of fatal accidents on public highways outside of cities and towns; and declaring an emergency.	
1st Reading	396
2nd Reading	401
CR	834
Stricken	1064
SB 274 —By Allen—An Act repealing * * * relating to the payment of basic aid to school districts; fixing effective date of Act; and declaring an emergency.	
1st Reading	396
2nd Reading	401
CR	783
Stricken	1064
SB 275 —By Young (Cleveland) and Miskovsky of the Senate, and Bailey (Cleveland) and Fuller of the House—An Act relating to Water Conservancy Districts; amending * * * extending application of certain provisions to certain counties; and declaring an emergency.	
1st Reading	396
2nd Reading	401
CR—re-referred	465
CR—re-referred	490
CR	551
Considered—advanced—3rd Reading—referred	700-701
Engrossed—To House	720
House requested to return Bill for further consideration	725
ML	733
Bill returned by House	743
Time under ML extended	752; 781
Votes reconsidered by which passed and advanced—re-referred	955
CR	997
Stricken	1064
SB 276 —By Ritzhaupt and Harris—An Act relating to employment security administration fund; amending 4 O. S. 1951, § 223 (a); and declaring an emergency.	
1st Reading	397
2nd Reading	413
CR	1035
Stricken	1064

SB 277—By Rinehart and Frazier of the Senate and Bullard of the House—An Act relating to campaigns for political office, prohibiting the use of Welfare Funds in payment or consideration for

campaign workers, or procuring election; providing penalties for the violation thereof; and declaring an emergency.

1st Reading	397
2nd Reading	413

SB 278—By Harris of the Senate and Simmons, Taliaferro and Ozmun of the House—An Act relating to city courts; changing names of city courts in certain

counties, imposing additional duties on judges of such courts and providing additional compensation; * * * and declaring an emergency.

1st Reading	409
2nd Reading	413
CR—re-referred	480
CR	521
Considered—advanced—3rd Reading—referred	527
Engrossed—To House	543
Referred for enrollment	994
Enrolled—4th Reading	1022
To Governor	1035
Law without Governor's signature	1181-1182

SB 279—By Sandlin of the Senate and Huser and Rives of the House—An Act relating to county officers; providing

additional duties for county judges in certain counties * * *; and declaring an emergency.

1st Reading	409
2nd Reading	413
CR	465
Considered—advanced—3rd Reading—referred	507
Engrossed—To House	519
HAs concurred in—passed—referred for enrollment	1107-1108
Enrolled—4th Reading	1147
Pocketed Vetoed by Governor—Art 6 Sec 11, Const. Re 5 day period— Atty General's Memo	

SB 280—By Sandlin of the Senate and Huser and Rives of the House—An Act relating to county officers; providing

additional duties for county attorneys in certain counties; * * * and declaring an emergency.

1st Reading	409
2nd Reading	413
CR	480
Considered—advanced—3rd Reading—referred	528-529
Engrossed—To House	543
HAs concurred in—passed—referred for enrollment	1108-1109
Enrolled—4th Reading	1147
To Governor	1157
Pocketed Vetoed by Governor—Art. 6, Sec. 11, Const. Re 5 Day period— Atty General's Memo	

SB 281—By Ritzhaupt—An Act relating to county officers; providing that terms of county officers, except that of County Judge, shall be four (4) years * * *.

1st Reading	413
2nd Reading	428

SB 282—By Herndon of the Senate and Bond (Marshall) of the House—An Act relating to county officials; imposing additional duties on County Judges and County Attorneys in certain counties; * * * and declaring an emergency.

1st Reading	413
2nd Reading	428
CR	465
Considered—advanced—3rd Reading—referred	501
Engrossed—To House	506
Referred for enrollment	994
Enrolled—4th Reading	1001-1002
To Governor	1035
Law without Governor's signature	1181-1182

SB 283—By Hope of the Senate, and Ham of the House—An Act relating to traveling expenses of the County Assessor and deputies in certain counties; providing for the reimbursement therefor; and declaring an emergency.

1st Reading	426
2nd Reading	428
CR	445
Considered—advanced—3rd Reading—referred	473
Engrossed—To House	486
Referred for enrollment	994
Enrolled—4th Reading	1020
To Governor	1035
Law without Governor's signature	1181-1182

SB 284—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—An Act making appropriations to the Oklahoma Aviation Commission for the fiscal biennium beginning July 1, 1957, and ending June 30, 1959; * * * and declaring an emergency.

1st Reading	426
2nd Reading	428
CR	605
Considered—advanced—3rd Reading—referred	625-626
Engrossed—To House	640

SB 285—By Easterly, Perryman and Wilson (Beckham) of the Senate, and Sweeney and Huff of the House—An Act relating to the issuance of revenue bonds by certain educational institutions of the State; * * * and declaring an emergency.

1st Reading	426
2nd Reading	428
CR—re-referred	582

CR	627
Considered—advanced—3rd Reading—referred	637
Engrossed—To House	646

SB 286—By Payne—An Act relating to brake fluid; defining terms; providing that no brake fluid shall be bartered, sold, offered for sale, exchanged | in any transaction, or be held with intent to sell, unless * * *; and declaring an emergency.

1st Reading	427
2nd Reading	439
CR	712
Considered—advanced—3rd Reading—referred	719
Engrossed—To House	726
Referred for enrollment—(co-authored)	1157
Enrolled—4th Reading	1204-1205
To Governor	1235
Governor's Approval	1283

SB 287—By Breedon—An Act relating to vacancies in public offices; amending 51 O. S. 1951 § 8; providing that office of Justice of the Peace shall | become vacant upon failure to perform or discharge ordinary duties of office; and declaring an emergency.

1st Reading	427
2nd Reading	439
CR	666
Considered—advanced—3rd Reading—referred	716-717
Engrossed—To House	726
HA concurred in—passed—referred for enrollment	1196
Enrolled—4th Reading	1235
To Governor	1243
Approved by Governor June 1, 1957	

SB 288—By Hamilton—An Act prohibiting the Oklahoma Planning and Resources Board from charging or collecting, or allowing to be charged or col- | lected, any fee for entry into State parks or other recreational areas; and declaring an emergency.

1st Reading	428
2nd Reading	439
CR	480
Considered—advanced—3rd Reading—referred	493
Engrossed—To House	506
Referred for enrollment—(co-authored)	1157
Enrolled—4th Reading	1204-1205
To Governor	1235
Pocket Vetoed by Governor	

SB 289—By Hamilton—An Act making appropriations for the purpose of studying and improving curriculums; requiring use and expenditure thereof by | the State Board of Education in cooperation and conjunction with the Oklahoma Curriculum Improvement Commission; and declaring an emergency.

1st Reading	428
-------------------	-----

2nd Reading	439
CR—re-referred	556
CR	666
Considered—advanced—3rd Reading—referred	681-682
Engrossed—To House	697

SB 290—By Hamilton of the Senate, and Vandiver and Traw of the House—An Act relating to Court Funds; authorizing and providing for transfer of not to exceed Ten Thousand Dollars

(\$10,000.00) in any fiscal year from Court Fund to General Fund in certain counties, under certain conditions; and declaring an emergency.

1st Reading	428
2nd Reading	439
CR	501
Considered—advanced—3rd Reading—referred	589
Engrossed—To House	594
Referred for enrollment	994
Enrolled—4th Reading	1022
To Governor	1035
Law without Governor's signature	1181-1182

SB 291—By Hamilton of the Senate, and Vandiver and Traw of the House—An Act relating to the taking of fish; making commercial fishing unlawful in

certain lakes; designating means of taking fish therein; * * * and declaring an emergency.

1st Reading	428
2nd Reading	439
CR	470
Considered—advanced—3rd Reading—referred	488
Engrossed—To House	503
Referred for enrollment	994
Enrolled—4th Reading	1020
To Governor	1035
Governor's Approval	1155

SB 292—By Wilson (Beckham) and Easterly—An Act relating to Aviation and all Airplane Ticket Contracts exe-

cuted in this State; * * * and declaring an emergency.

1st Reading	435
2nd Reading	439
CR	605
Stricken	864

SB 293—By Sandlin and Grantham of the Senate, and Levergood and Williams of the House—An Act relating to crimes

against the person; * * * and declaring an emergency.

1st Reading	435
2nd Reading	439
CR	470
Considered—advanced—3rd Reading—referred	595
Engrossed—To House	608

Referred for enrollment—(co-authored)	1173
Enrolled—4th Reading	1214
To Governor	1236
Approved by Governor June 1, 1957	
SB 294 —By Wilson (Greer) and Hope of the Senate and Ham and Bailey (Kay) of the House—An Act relating to cos-	metology; * * * and declaring an emergency.
1st Reading	445
2nd Reading	447
CR	852
Considered—advanced—3rd Reading—referred	931
Engrossed—To House	959
Referred for enrollment	1255
Enrolled—4th Reading	1278
To Governor	1306
Governor's Approval	1334
SB 295 —By Hall—An Act providing that non-residents of this State may petition for adoption of any minor child	or other person subject to adoption the same as residents of this State; * * * and declaring an emergency.
1st Reading	445
2nd Reading	448
CR	767
Stricken	924
SB 296 —By McClendon of the Sen- ate, and Welch and Jumper of the House —An Act relating to travel expenses	of County Commissioners; * * * and declaring an emergency.
1st Reading	447
2nd Reading	457
CR	490
Stricken—(same as HB 912)	540
SB 297 —By Miskovsky—An Act re- lating to School Libraries; providing for allocations of funds for purchase	and pre-binding of school library books; * * * and declaring an emergency.
1st Reading	447
2nd Reading	457
SB 298 —By Collins (Creek) of the Senate, and Finch, Shibley and Allard of the House—An Act relating to com-	pensation of District Judges and Su- perior Court Judges in certain counties; * * * and declaring an emergency.
1st Reading	456
2nd Reading—To Calendar	471
Considered—advanced—3rd Reading—referred	487-488
Engrossed—To House	503
Referred for enrollment	592
Enrolled—4th Reading	594-595
To Governor	602
Governor's Approval	652

SB 299—By Collins (Creek) McSpadden, Walker and Hall of the Senate, and McCarty, et al of the House—An Act relating to motor vehicles; * * * increasing registration fees for motor vehicles,

increasing weight limits for loads of motor vehicles, and changing formulas as to sizes and weights of motor vehicles; and declaring an emergency.

1st Reading	457
2nd Reading	471
CR	724
Considered and referred	779
Public Hearing announced	779
Wd—To Calendar	841
Considered—advanced—3rd Reading—referred	841-842
ML	855
Engrossed—To House	985

SB 300—By Stipe, Payne and Collins (Pontotoc)—An Act * * * relating to disability resulting from hernia, and award of disability resulting therefrom;

repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

1st Reading	465
2nd Reading	471
CR	627
Considered—advanced—3rd Reading—referred	646-647
Engrossed—To House	675
HA concurred in—passed—referred for enrollment	1184
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 4, 1957	

SB 301—By Miskovsky of the Senate, and McCarty of the House—An Act relating to chattel mortgages; * * * au-

thorizing County Clerks to destroy invalid chattel mortgages under certain conditions; and declaring an emergency.

1st Reading	465
2nd Reading	471
CR—re-referred	521
CR	790
Considered—advanced—3rd Reading—referred	933
ML	933
Votes reconsidered by which passed and advanced	1032-1033
Considered—advanced—3rd Reading—referred	1033
Engrossed—To House	1082
Referred for enrollment	1259
Enrolled—4th Reading	1278
To Governor	1306
Approved by Governor June 7, 1957	

SB 302—By Hall—An Act relating to Justices of the Peace; providing that certain counties shall comprise a Justice

of the Peace district except * * *; and declaring an emergency.

1st Reading	465
2nd Reading	471

CR—re-referred	501
CR	556
Considered—advanced—3rd Reading—referred	590
Engrossed—To House	594
SB 303 —By Shoemake—An Act relating to compensation of Court Bailiffs;	amending 19 O. S. 1951, Sec. 551 as amended; and declaring an emergency.
1st Reading	465
2nd Reading	471
SB 304 —By Trent, Young (Haskell)—An Act relating to adoptions; providing, where the parent or parents of	a person desired to be adopted live in a foreign country, * * *; and declaring an emergency.
1st Reading	465
2nd Reading	471
CR	750
Considered—advanced—3rd Reading—referred	822-823
Engrossed—To House	841
SB 305 —By Collins (Creek) of the Senate, and Finch and Allard of the House—An Act relating to Judicial Officers in certain counties; * * * im-	posing additional duties on Judges and authorizing payment of increased compensation therefor; and declaring an emergency.
1st Reading	470
2nd Reading—To Calendar	481
Considered—advanced—3rd Reading—referred	495-496
Engrossed—To House	506
Referred for enrollment	592
Enrolled—4th Reading	594-595
To Governor	602
Governor's Approval	653
SB 306 —By Collins (Creek) of the Senate, and Sparks and Arrington of the House—An Act relating to the salaries of County Judges in counties having * * *; providing for payment of addi-	tional compensation from the court fund of the county; imposing additional duties, repealing conflicting laws; and declaring an emergency.
1st Reading	470
2nd Reading—To Calendar	481
Stricken	496
SB 307 —By Harris of the Senate, and Simmons, Taliaferro and Ozmun of the House—An Act relating to bureaus of identification established in certain counties; * * * increasing the maximum	salary of the Superintendent of the Bureau of Identification, and authorizing the employment of two assistants, in certain counties; and declaring an emergency.
1st Reading	470
2nd Reading	481
CR	712
Considered—advanced—3rd Reading—referred	760-761
Engrossed—To House	778

Referred for enrollment	1091	
Enrolled—4th Reading	1109-1110	
To Governor	1120	
Law Without Governor's signature	1314	
SB 308 —By Easterly—An Act relating to lands leased by the Commission-		ers of the Land Office; * * * and declaring an emergency.
1st Reading	470	
2nd Reading	481	
CR	537	
Considered—advanced—3rd Reading—referred	685; 686	
ML; failed	695; 743	
Engrossed—To House	748	
SB 309 —By Herndon of the Senate, and Bond of the House—An Act relating to travel expenses of County Com-		missioners; * * * and declaring an emergency.
1st Reading	479	
2nd Reading	481	
CR	521	
Considered—advanced—3rd Reading—referred	525-526	
Engrossed—To House	543	
Referred for enrollment	994	
Enrolled—4th Reading	1020	
To Governor	1035	
Law without Governor's signature	1181-1182	
SB 310 —By Miskovsky—An Act relating to mailing; providing that use of certified mail shall constitute compliance		with laws providing for the use of registered mail; and declaring an emergency.
1st Reading	479	
2nd Reading	481	
SB 311 —By Miskovsky—An Act relating to courts; concerning jurisdiction of Justices of the Peace in cities con-		taining certain city courts; * * * and declaring an emergency.
1st Reading	479	
2nd Reading	481	
CR	511	
Considered—advanced—3rd Reading—referred	609-610	
ML	611	
Engrossed—To House	675	
SB 312 —By Hall—An Act relating to mental health and the admission to and discharge from private hospitals or in-		stitutions; * * * and declaring an emergency.
1st Reading	479	
2nd Reading	481	
CR	582	
Wd—re-referred	851	
CR	920	

Considered—advanced—3rd Reading—referred	1058
Engrossed—To House	1082
Referred for enrollment	1243
Enrolled—4th Reading	1248
To Governor	1291-1292
Approved by Governor June 5, 1957	

SB 313—By Easterly—An Act creating the Oklahoma Literature Commission and fixing its membership, powers, duties and functions; * * * and declaring an emergency.

1st Reading	479
2nd Reading	481
CR	627
Considered—advanced—3rd Reading—referred	718-719
Engrossed—To House	726
Referred for enrollment (co-authored)	1245
Enrolled—4th Reading	1278
To Governor	1306
Approved by Governor June 6, 1957	

SB 314—By Young (Cleveland) and Collins (Creek) of the Senate and Bailey (Cleveland), et al of the House—An Act making appropriations to the Oklahoma State Regents for Higher Education to be allocated to the several institutions comprising the Oklahoma State System of Higher Education for medical, scientific, and industrial research; * * * and declaring an emergency.

1st Reading	479
2nd Reading	481

SB 315—By Sandlin of the Senate and Hill of the House—An Act relating to county officers; providing additional duties for County Judges in certain counties; * * * providing for additional compensation to be paid from the General Fund of said counties; and declaring an emergency.

1st Reading	479
2nd Reading—To Calendar	481
Considered—advanced—3rd Reading—referred	496-497
Engrossed—To House	506
Referred for enrollment	592
Enrolled—4th Reading	594-595
To Governor	602
Governor's Approval	653

SB 316—By Allen and Coppock of the Senate and Cole of the House—An Act relating to minnows; providing for a commercial minnow dealers license and rights and duties thereunder; * * * and declaring an emergency.

1st Reading	479
2nd Reading	481
CR	1037
Stricken	1064

SB 317—By Easterly—An Act relating to weights and measures; * * * and declaring an emergency.

1st Reading	480
2nd Reading	481
CR	582
Considered—advanced—3rd Reading—referred	644
Engrossed—To House	675
Referred for enrollment	1157
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 7, 1957	

SB 318—By Shoemaker—An Act authorizing the Board of County Commissioners of any county of this State to pay all expenses incident to the issuance of any general obligation bonds; * * * and declaring an emergency.

1st Reading	480
2nd Reading	481
CR	521
Wd—re-referred	715
CR	750
Considered—advanced—3rd Reading—referred	824-825
Engrossed—To House	841
Referred for enrollment (emergency stricken)	1207
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 5, 1957	

SB 319—By Trent—An Act relating to telephone service; * * * and declaring an emergency.

1st Reading	481
2nd Reading	493

SB 320—By Ritzhaupt—An Act relating to the public schools of Oklahoma; * * * providing that highschools must have had forty-eight (48) pupils in average daily attendance in order to be paid State Aid for teachers; * * * and declaring an emergency.

1st Reading	490
2nd Reading	493

SB 321—By Trent—An Act relating to the public schools of Oklahoma; * * * increasing number of books to be placed on official list of library books; * * * and delivered; and declaring an emergency.

1st Reading	490
2nd Reading	493

SB 322—By Carrier of the Senate and Camp of the House—An Act relating to county officers; providing for additional monthly mileage in counties having a population of * * *; and declaring an emergency.

1st Reading	492
2nd Reading—To calendar	506
Considered—advanced—3rd Reading—referred	526-527
Engrossed—To House	543
Referred for enrollment	994

Enrolled—4th Reading	1020
To Governor	1035
Law without Governor's signature	1181-1182
SB 323 —By Breeden and Young (Haskell)—An Act relating to public safety of persons housed or cared for in rest homes, nursing homes and related institutions; * * * and declaring an emergency.	
1st Reading	492
2nd Reading	506
CR	884
Considered—advanced—3rd Reading—referred	984-985
ML	989
Engrossed—To House	1068
SB 324 —By Sandlin, Herndon, Wilson (Beckham), Mahan, Allen, McColgin, Grantham, Walker, Cowden, Harris, Shoemake, Price, Collins (Pontotoc), Ritzhaupt, Hope and Collins (Creek)—An Act relating to compensation of District Judges and Judges of Superior Courts; * * * and declaring an emergency.	
1st Reading	503
2nd Reading	506
CR	582
Stricken	1064
SB 325 —By Garvin—An Act relating to county officers; * * * providing that members of Equalization and Excise Boards of counties having an assessed valuation of forty million dollars (\$40,000,000.00) and less may be paid compensation for not to exceed fifty (50) days; and declaring an emergency.	
1st Reading	506
2nd Reading	516
SB 326 —By Collins (Pontotoc)—An Act relating to county officers; providing additional duties for County Judges in certain counties * * *; providing for additional compensation to be paid; and declaring an emergency.	
1st Reading	506
2nd Reading	516
CR	640
Stricken	981
SB 327 —By Collins (Pontotoc)—An Act relating to county officers; providing additional duties for County Attorneys in certain counties * * *; providing for additional compensation to be paid; and declaring an emergency.	
1st Reading	506
2nd Reading	516
CR	640
Stricken	824
SB 328 —By Collins (Creek) of the Senate, and Finch, Allard and Shibley of the House—An Act relating to the salaries of the County Judge and County Attorney of all counties of this State having a population of * * *; and declaring an emergency.	

1st Reading	511
2nd Reading—To Calendar	516
Considered—advanced—3rd Reading—referred	528
Engrossed—To House	543
Referred for enrollment	1047
Enrolled—4th Reading	1082
To Governor	1094
Law without Governor's signature	1273

SB 329—By Collins (Creek) and Ritzhaupt of the Senate, and Sparks and Arrington of the House—An Act relating to the salaries of each official Court

Reporter in District Court Judicial Districts of this State having * * *; and declaring an emergency.

1st Reading	512
2nd Reading—To Calendar	516
Considered—advanced—3rd Reading—referred	529-530
Engrossed—To House	543
Referred for enrollment	994
Enrolled—4th Reading	1020
To Governor	1035
Governor's Approval	1094-1095

SB 330—By Collins (Creek) of the Senate and Sparks and Arrington of the House—An Act relating to the salaries of the County Judge and County

Attorney of all counties of this State having a population of * * *; and declaring an emergency.

1st Reading	512
2nd Reading—To Calendar	516
Considered—advanced—3rd Reading—referred	533-534
Engrossed—To House	543
Referred for enrollment	994
Enrolled—4th Reading	1001-1002
To Governor	1035
Law without Governor's signature	1181-1183

SB 331—By Collins (Creek) and Grantham—An Act amending * * * and relating to transcript fees of official reporters for the District Courts,

the Superior Courts, and the State Industrial Commission; * * * and declaring an emergency.

1st Reading	515
2nd Reading	524
CR	627
Considered—advanced—3rd Reading—referred	706
Engrossed—To House	726

SB 332—By Miskovsky—An Act relating to commerce in the State of Oklahoma; relating to monopolies, unfair competition and unlawful discrimination; * * * prescribing the jurisdiction, powers and duties of the Oklahoma

Corporation Commission; * * * prohibiting corporate purchases of stock or assets which would lessen competition or tend to create a monopoly; * * * and declaring an emergency.

1st Reading	515
2nd Reading	524
CR—re-referred	592
CR	790
Considered—advanced—3rd Reading—referred	878-879
Engrossed—To House	904

SB 333—By Miskovsky and Breeden of the Senate and Bullard of the House—An Act relating to public safety of persons housed or cared for in rest homes, nursing homes and related institutions as defined * * *; and declaring an emergency.

1st Reading	515
2nd Reading	524

SB 334—By Tipps—An Act relating to the Oklahoma Planning and Resources Board; authorizing the Board to sell equipment, materials and supplies acquired by it, when the same are not necessary * * *.

1st Reading	521
2nd Reading	524
CR—re-referred	781
CR	967
Considered—advanced—3rd Reading—referred	982-983
Engrossed—To House	1001-1002
Referred for enrollment	1237
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 5, 1957	

SB 335—By McSpadden of the Senate and Briscoe of the House—An Act relating to travel expenses of County Commissioners, fixing the amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

1st Reading	521
2nd Reading—To Calendar	524
Considered—advanced—3rd Reading—referred	540-541
Engrossed—To House	559
Referred for enrollment	994
Enrolled—4th Reading	1020
To Governor	1035
Law without Governor's signature	1181-1183

SB 336—By Tipps—An Act relating to civil defense; providing for broadcasting during enemy air attacks and periods of atmospheric disturbance; requiring preparation for plan known as conelrad; and declaring an emergency.

1st Reading	523
2nd Reading	539
CR	589
Considered—advanced—3rd Reading—referred	575-576
Engrossed—To House	591

SB 337—By Frazier of the Senate and Nance of the House—An Act providing for the construction, equipping and furnishing of buildings or additions to exist-

ing buildings on the campus or other lands of the Murray State Agricultural College; * * * and declaring an emergency.

1st Reading	523
2nd Reading	539
CR	582
Considered—advanced—3rd Reading—referred	819-820
Engrossed—To House	841

SB 338—By Collins (Pontotoc)—An Act relating to travel of County Commissioners; * * * fixing allowance for

traveling expenses of County Commissioners in certain counties; and declaring an emergency.

1st Reading	524
2nd Reading	539
CR	640
Considered—advanced—3rd Reading—referred	821
Engrossed—To House	841
Referred for enrollment	1091
Enrolled—4th Reading	1109-1110
To Governor	1120
Law without Governor's signature	1314

SB 339—By Collins (Pontotoc)—An Act relating to travel of County Commissioners; * * * fixing allowance for

traveling expenses of County Commissioners in certain counties; and declaring an emergency.

1st Reading	524
2nd Reading	539
CR	640
Considered—advanced—3rd Reading—referred	682-683
Engrossed—To House	697
Referred for enrollment	994
Enrolled—4th Reading	1001-1002
To Governor	1035
Law without Governor's signature	1181-1183

SB 340—By Carrier, Stipe, Dacus, Breeden, Coppock and Payne—An Act relating to the State Board of Public Affairs and its duties, power, and au-

thority: Creating a new State Board of Public Affairs as successor to the present State Board of Public Affairs; * * * and declaring an emergency.

1st Reading	524
2nd Reading	539

SB 341—By Collins (Pontotoc)—An Act amending * * * relating to hunting and fishing licenses for recipients of

assistance from the Department of Public Welfare.

1st Reading	536
2nd Reading	539

SB 342 —By Collins (Pontotoc)—An Act amending * * * relating to investments in farm mortgages by the Com-	missioners of Land Office; and declaring an emergency.
1st Reading	536
2nd Reading	539
SB 343 —By Wilson (Beckham)—An Act relating to pool and billiard halls; * * * providing that permitting minor who has reached eighteen (18) years of age to resort to a pool or billiard	hall shall not be a ground for license revocation if minor has written consent of parent or guardian; and declaring an emergency.
1st Reading	586
2nd Reading	539
CR	582
Considered—advanced—3rd Reading—referred	598-599
Engrossed—To House	608
SB 344 —By Shoemake of the Senate and Ruby, Smith and Hammers of the House—An Act making an appropriation to the State Board of Public Affairs for the purpose of providing water wells for	the consolidated Negro institution and Taft State Hospital; making said appropriation nonfiscal; and declaring an emergency.
1st Reading	536
2nd Reading	539
CR	556
Considered—advanced—3rd Reading—referred	631-632
Engrossed—To House	646
SB 345 —By Miskovsky—An Act relating to State Institutions of Higher Education; requiring bidding for broad-	casts of athletic contests and prescribing procedure therefor; * * * and declaring an emergency.
1st Reading	539
2nd Reading	556
SB 346 —By Collins (Pontotoc)—An Act relating to soil conservation along highways and roads; declaring Legisla-	tive policy concerning soil conservation; * * *
1st Reading	545
2nd Reading	556
SB 347 —Ey Hall of the Senate and Lollar of the House—An Act relating to the Grand River Dam Authority; amend-	ing * * *; restricting leases of lands of the Grand River Dam Authority; and declaring an emergency.
1st Reading	545
2nd Reading	556
CR	614
Considered—advanced—3rd Reading—referred	644-645
Engrossed—To House	675
HAs concurred in—passed—referred for enrollment	1201-1202
Enrolled—4th Reading	1243-1244

To Governor	1291-1292
Approved by Governor June 4, 1957	
SB 348 —By Collins (Pontotoc)—An Act relating to contracts for the construction, improvement and maintenance	of highways; regulating such contracts, limiting amounts thereof, and requiring * * *; and declaring an emergency.
1st Reading	545
2nd Reading	557
SB 349 —By Collins (Pontotoc)—An Act relating to interest in certain sales, contracts and employment by members of the Legislature, members of State	Boards and Commissions, elected or appointed State officials, and employees; * * * and declaring an emergency.
1st Reading	545
2nd Reading	557
SB 350 —By Collins (Pontotoc)—An Act relating to members of the Legislature; making it unlawful for a member of the Legislature to accept certain	offices or commissions during the term for which he shall have been elected, of to be interested in certain contracts * * *; and declaring an emergency.
1st Reading	545
2nd Reading	557
SB 351 —By Shoemake and Boecher—An Act fixing the annual salaries of the State Examiner and Inspector, State Treasurer, Secretary of State, State	Auditor and State Insurance Commissioner of the State of Oklahoma * * *; and declaring an emergency.
1st Reading	551
2nd Reading	557
CR	614
Wd—re-referred	632
CR	713
Considered—advanced—3rd Reading—referred	800-801
Engrossed—To House	825
HAs read	1207
HAs concurred in—passed—referred for enrollment	1229-1230
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor May 31, 1957	
SB 352 —By Cowden—An Act relating to travel of County Commissioners; * * * fixing allowance for traveling	expenses of County Commissioners in certain counties; and declaring an emergency.
1st Reading	556
2nd Reading—To Calendar	571
Considered—advanced—3rd Reading—referred	589-590
Engrossed—To House	594
Referred for enrollment (co-authored)	1173
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 1, 1957	

SB 353 —By Miskovsky—An Act relating to Notaries Public; prescribing	fees thereof; * * * and declaring an emergency.
1st Reading -----	568
2nd Reading -----	571
SB 354 —By Miskovsky—An Act relating to chemical tests to determine whether a person is under the influence	of intoxicating liquor; * * * and declaring an emergency.
1st Reading -----	568
2nd Reading -----	571
SB 355 —By Tipps—An Act relating to the Board of County Commissioners in certain counties; creating a County	Advisory Committee; * * * and declaring an emergency.
1st Reading -----	568
2nd Reading -----	571
CR -----	674
Considered—advanced—3rd Reading—referred -----	699-700
Engrossed—To House -----	720
SB 356 —By Miskovsky and Price of the Senate, and Nixon, et al of the House—An Act relating to funding and refunding bonds of Municipal Corpora-	tions and political subdivisions of this State; * * * and declaring an emergency.
1st Reading -----	568
2nd Reading -----	571
CR—re-referred -----	713
CR -----	791
Considered—advanced—3rd Reading—referred -----	825
Engrossed—To House -----	841
Referred for enrollment—(co-authored) -----	1196
Enrolled—4th Reading -----	1235
To Governor -----	1243
Approved by Governor June 7, 1957	
SB 357 —By Committee on Privileges and Elections—An Act relating to primary elections; * * * fixing the dates of the biennial regular primary election and the biennial runoff primary elec-	tion; fixing the dates for filing notifications and declarations of candidacy and for the withdrawal thereof; and declaring an emergency.
1st Reading -----	569
2nd Reading -----	571
CR -----	713
Considered—advanced—3rd Reading -----	778-779
ML—time extended; failed of adoption -----	779; 820; 851; 903-904
SB 358 —By Sandlin of the Senate, and Huser, Hill and Rives of the House—An	Act * * * relating to surveys; and declaring an emergency.
1st Reading -----	569
2nd Reading -----	571

CR	636
Considered—advanced—3rd Reading—referred	707-708
Engrossed—To House	720

SB 359—By Rinehart—An Act relating to water; providing for withdrawal from further appropriation of certain waters under certain circumstances; * * * prescribing authority of the

Oklahoma Planning and Resources Board or its legal successor; stating order of importance of uses of water; * * * and declaring an emergency.

1st Reading	571
2nd Reading	585
CR	944
Considered—advanced—3rd Reading—referred	1053-1054
Engrossed—To House	1082

SB 360—By Price and Young (Haskell)—An Act amending * * * to exclude treatment by prayer or spiritual means in accordance with the creed or tenets of any well-recognized church

or religious denomination, from the term "Chronic or Convalescent' Care" as defined therein; and declaring an emergency.

1st Reading	577
2nd Reading	585
CR	724
Considered—re-referred	819
CR	863
Stricken	1064

SB 361—By Hope, Baldwin, Field and Fine of the Senate—An Act making an appropriation to the Office of Lieutenant Governor; stating the purposes; desig-

nating the State Board of Public Affairs as contracting and purchasing authority; * * * and declaring an emergency.

1st Reading	578
2nd Reading	585
CR	603
Considered—advanced—3rd Reading—referred	625
Engrossed—To House	640
Referred for enrollment	1047
Enrolled—4th Reading	1082
To Governor	1094
Governor's Approval	1241

SB 362—By Frazier and Tipps—An Act relating to veterans and their dependents; creating the Oklahoma Board of Veterans Affairs, the Oklahoma Department of Veterans Affairs, and the

Director of Veterans Affairs, and prescribing their powers, duties, and responsibilities; * * * and declaring an emergency.

1st Reading	578
2nd Reading	585
CR	692
Considered—advanced—3rd Reading	787-789

SB 363—By Allen, Sandlin and Wilson (Greer) of the Senate and Green, Cartwright (Bryan), Morford and Inman of the House—An Act relating to soil conservation districts; providing duties and

powers of such districts; providing authority of such districts relating to flood-water and sediment damage, flood control * * *; and declaring an emergency.

1st Reading	578
2nd Reading	585
CR	738
Considered—advanced—3rd Reading—referred	796
Engrossed—To House	825
Referred for enrollment—(co-authored)	1196
Enrolled—4th Reading	1243-1244
To Governor	1305
Approved by Governor May 31, 1957	

SB 364—By Collins (Pontotoc)—An Act relating to county officers; providing additional non-germane duties and compensation therefor for the County

Judge and County Attorney of certain counties; * * * and declaring an emergency.

1st Reading	578
2nd Reading	585
CR	640
Stricken	824

SB 365—By Hall—An Act relating to sales tax; providing for a refund of the sales tax paid on building materials and other tangible personal property in any vendee thereof using said materials and

property in the construction, repair or remodeling of any building, structure, road or highway, owned by the State or any instrumentality thereof; * * *.

1st Reading	578
2nd Reading	585

SB 366—By Collins (Creek) of the Senate—An Act relating to registered

pharmacists; * * * and declaring an emergency.

1st Reading	579
2nd Reading	585

SB 367—By Boecher, Cowden, Wilson (Greer), McSpadden, Dacus, Coppock, Breeden, Grantham, Mahan and McCollin of the Senate, and Wilson, et al of the House—An Act amending * * * providing for the exempting of gross

proceeds accruing from a sale within Oklahoma of feed or farm machinery or agricultural chemicals to be fed or used for designated purposes, * * *; and declaring an emergency.

1st Reading	579
2nd Reading	585
CR	674
Considered—advanced—3rd Reading—referred	743-748
ML on emergency	748
Vote reconsidered by which emergency failed	777-778
Emergency passed—referred	778

Engrossed—To House	787
HA read	1167-1169
Ordered printed, as amended	1206
HA concurred in—passed—referred for enrollment	1259-1260
Enrolled—4th Reading	1292
To Governor	1305
Approved by Governor June 7, 1957	

SB 368 — By Sandlin and Wilson (Greer)—An Act relating to conservancy districts; providing for classes of conservancy districts and the powers,

duties, and functions thereof; * * * relating to use of waters and compensation therefor; * * * and declaring an emergency.

1st Reading	579
2nd Reading	585
CR—re-referred	738
CR	811
Considered—advanced—3rd Reading—referred	847; 877
Engrossed—To House	898
HAs read	1262-1263
HAs concurred in—passed—referred for enrollment	1286
Enrolled—4th Reading	1332
To Governor	1338
Approved by Governor June 6, 1957	

SB 369—By Miskovsky—An Act relating to registration of electors in

Counties of more than 325,000; amending * * *; and declaring an emergency.

1st Reading	592
2nd Reading	594
CR	614
Considered—advanced—3rd Reading—referred	648-649
Votes reconsidered by which passed and advanced	649-650
Considered—advanced—3rd Reading—referred	650
Engrossed—To House	675
HAs concurred in—passed—referred for enrollment	1256-1259
Enrolled—4th Reading	1292
To Governor	1305
Approved by Governor June 7, 1957	

SB 370—By Hall—An Act relating to Legal Competency of Mentally Ill Per-

sons; * * * and declaring an emergency.

1st Reading	592
2nd Reading	594
CR—re-referred	884
CR	1035
Considered—advanced—3rd Reading—referred	1047-1048
Engrossed—To House	1082

SB 371—By Hope and Young (Cleveland) of the Senate, and Ham and Bailey (Cleveland) of the House—An Act relating to Court Reporters; fixing com-

ensation of Court Reporters of Judicial District No. 21, and fixing the sources of payment thereof; and declaring an emergency.

1st Reading -----	592
2nd Reading -----	594
CR -----	713
Considered—advanced—3rd Reading—referred -----	735-736
Engrossed—To House -----	748
Referred for enrollment -----	1173
Enrolled—4th Reading -----	1204-1205
To Governor -----	1235
Approved by Governor May 31, 1957	

SB 372—By Carrier of the Senate, and Camp of the House—An Act amending * * *; relating to the compensation of Court Bailiffs in certain counties; and declaring an emergency.

1st Reading -----	594
2nd Reading—To Calendar -----	606
Stricken -----	640

SB 373—By Carrier of the Senate, and Camp of the House—An Act amending * * *, relating to Courts; providing for payment of compensation for designated Superior Court Judges; and declaring an emergency.

1st Reading -----	594
2nd Reading—To Calendar -----	606
Considered—advanced—3rd Reading—referred -----	632
Engrossed—To House -----	646
HA concurred in—passed—referred for enrollment -----	1027-1028
Enrolled—4th Reading -----	1069
To Governor -----	1094
Law without Governor's signature -----	1243
Section 2 Invalid—Atty. General's Opinion—October 31, 1957	

SB 374—By Collins (Creek) and Herndon—An Act creating the State Planning and Resources Board to replace the Oklahoma Planning and Resources Board; * * * and declaring an emergency.

1st Reading -----	594
2nd Reading -----	606
CR -----	770
Stricken -----	1064

SB 375—By Young (Haskell) and Fine—An Act relating to traveling expenses of County Commissioners in certain counties; * * * and declaring an emergency.

1st Reading -----	602
2nd Reading -----	606
CR -----	713
Considered—advanced—3rd Reading—referred -----	735
Engrossed—To House -----	748
HA read -----	1109
HA concurred in—passed—referred for enrollment -----	1157-1158
Enrolled—4th Reading -----	1204-1205
To Governor -----	1235
Approved by Governor May 31, 1957	

SB 376—By Young (Haskell)—An Act relating to County Officers; prescribing additional duties and providing additional compensation for the County Attorneys of certain counties; * * * and declaring an emergency.

1st Reading	603
2nd Reading	606
CR	713
Considered—advanced—3rd Reading—referred	734-735
Engrossed—To House	748

SB 377—By Hall—An Act relating to travel expenses of Sheriffs in the conduct of official business in certain counties; establishing mileage fees; and declaring an emergency.

1st Reading	603
2nd Reading	606
CR	674
Stricken	730

SB 378—By Sandlin of the Senate and Finch of the House—An Act relating to contests in municipal election; * * * and declaring an emergency.

1st Reading	605
2nd Reading	618
CR	713
Considered—advanced—3rd Reading—referred	755
Engrossed—To House	778
Referred for enrollment	1207
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 6, 1957	

SB 379—By Price—An Act relating to instruments filed, and instruments on file, in the office of the Court Clerk of the several counties of the State; providing that a micro-film of any instrument on file in the office of the Court Clerk shall constitute a duplicate original of the instrument involved; * * * and declaring an emergency.

1st Reading	605
2nd Reading	618
CR—re-referred	791
CR	920
Considered—advanced—3rd Reading—referred	1048
Engrossed—To House	1082

SB 380—By Price—An Act creating a special, cumulative and continuing account, within the general fund of each county, city, town, and school district in this State, for the payment of premiums on policies of insurance * * * ; and declaring an emergency.

1st Reading	606
2nd Reading	618
CR	652
Considered	889
Stricken	1064

SB 381 — By Easterly and Wilson (Beckham)—An Act relating to civil actions against non-residents; amending * * *

1st Reading	615
2nd Reading	618
CR	666
Considered—advanced—3rd Reading—referred	708
Engrossed—To House	720
HA read	1207
HA rejected—conference requested	1230
Conference granted—HCs named	1237
SCs appointed	1238
CCR adopted—passed—To House	1269-1270
Referred for enrollment	1293
Enrolled—4th Reading	1332
To Governor	1338
Approved by Governor June 1, 1957	

SB 382—By Wilson (Beckham)—An Act relating to public safety; amending * * * that the speed limit for all motor vehicles not otherwise governed by law on divided four-lane highways outside of city and towns shall be seventy (70) miles per hour during the hours of day and sixty (60) miles per hour during the hours of night.

1st Reading	615
2nd Reading	618

SB 383—By Sandlin, Collins (Pontotoc) of the Senate and Long (Seminole) of the House—An Act relating to civil procedure; providing for assignment of District Judges and Judges of Superior Courts of and in District Court Judicial No. 22; providing for additional compensation to Judges; fixing effective date of Act; and declaring an emergency.

1st Reading	615
2nd Reading—To Calendar	618
Stricken	1064

SB 384—By Grantham of the Senate, and Bailey (Kay) of the House—An Act relating to Guardian and Ward; * * * and declaring an emergency.

1st Reading	617
2nd Reading	631
CR	666
Considered—advanced—3rd Reading—referred	893-894
Engrossed—To House	932-933

SB 385—By Grantham, Breeden and Mahan of the Senate, and Craig and Bailey (Kay) of the House—An Act relating to the salaries of District Court Judges in District Court Judicial Districts of the State having (A) only one District Judge, * * * and declaring an emergency.

1st Reading	617
2nd Reading	631
CR	652
Considered—advanced—3rd Reading—referred	700

Engrossed—To House	720
Referred for enrollment	994
Enrolled—4th Reading	1020
To Governor	1035
Governor's Approval	1146

SB 386—By Trent—An Act amending * * *; providing for exemptions from Sales Tax levied by * * *, providing that gross receipts or gross proceeds accru-

ing from sales specified and enumerated in this Act shall be exempt from the aforesaid Sales Tax levied; and declaring an emergency.

1st Reading	618
2nd Reading	631

SB 387—By Young (Cleveland)—An Act providing for the maturities for revenue bonds issued by the Board of Regents for the Oklahoma Agricultural and Mechanical Colleges and the Board of Regents of the University of Okla-

homa; validating certain proceedings heretofore adopted by said Boards for the issuance of revenue bonds, and the bonds to be issued pursuant thereto; and declaring an emergency.

1st Reading	629
2nd Reading	631
CR	692
Considered—advanced—3rd Reading—referred	703
Engrossed—To House	720
Referred for enrollment	763
Enrolled—To House	778
To Governor	785
Governor's Approval	790

SB 388—By McSpadden of the Senate, and Briscoe of the House—An Act

relating to Telephone Service; * * * and declaring an emergency.

1st Reading	641
2nd Reading	643
CR	768
Considered—advanced—3rd Reading—referred	796-797
Engrossed—To House	825
Referred for enrollment—(emergency stricken)	1091
Enrolled—4th Reading	1109-1110
To Governor	1120
Governor's Approval	1293

SB 389—By Allen of the Senate, and Davis and Lance of the House—An Act relating to the regulation of taxicabs

and the operation thereof; * * * and declaring an emergency.

1st Reading	641
2nd Reading	643
CR	997
Considered—advanced—3rd Reading—referred	1000
Engrossed—To House	1082
Referred for enrollment	1237
Enrolled—4th Reading	1243-1244

To Governor	1291-1292
Approved by Governor June 7, 1957	
SB 390 —By Tipps—An Act relating to Bang's disease among livestock; amending * * *; regulating sales of certain animals; and declaring an emergency.	
1st Reading	641
2nd Reading	643
SB 391 —By Young (Haskell)—An Act requiring a license to chase, hunt or run foxes or wolves; requiring dogs used to chase, hunt or run foxes or wolves to be licensed at an annual fee of One Dollar and Fifty Cents (\$1.50); * * * and declaring an emergency.	
1st Reading	641
2nd Reading	644
SB 392 —By Trent of the Senate, and Munson of the House—An Act amending * * * relating to recipients of public assistance, subject to rehabilitation; and declaring an emergency.	
1st Reading	641
2nd Reading	644
CR	741
Considered—advanced—3rd Reading—referred	816-817
Engrossed—To House	841
Referred for enrollment	1162
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor May 31, 1957	
SB 393 —By Breeden—An Act relating to the office of County Superintendent of Schools in counties having less than fifteen (15) dependent school districts; * * * and declaring an emergency.	
1st Reading	643
2nd Reading	667
SB 394 —By Collins (Creek)—An Act relating to criminal procedure; providing * * * a person charged with a misdemeanor relating to the operation of a motor vehicle, * * * and/or be sentenced without being physically present before the court * * * and declaring an emergency.	
1st Reading	643
2nd Reading	667
CR	811
Stricken	1064
SB 395 —By Miskovsky—An Act authorizing and directing the State Board of Public Affairs to contract, and pay, for paving portion of a street abutting certain property owned by the State; * * * and declaring an emergency.	
1st Reading	657
2nd Reading	667
CR	695
Considered—advanced—3rd Reading—referred	801-802

Engrossed—To House	825
Referred for enrollment—(co-authored)	1237
Enrolled—4th Reading	1292
To Governor	1305
Approved by Governor June 7, 1957	

SB 396—By Miskovsky—An Act providing that, in any city of this State having a population * * * any action of the City Planning Commission * * * may be overruled by such legislative

body by, but only by, the vote of not less than three-fourths (3/4) of the entire membership of such legislative body; and declaring an emergency.

1st Reading	657
2nd Reading	667
CR	724
Considered—advanced—3rd Reading—referred	842
Engrossed—To House	876
Referred for enrollment	1237
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 6, 1957	

SB 397—By Payne of the Senate, and Richeson, Cole and Nevins of the House—An Act relating to workmen's compensation; providing for payment for permanent total disability on discharged

employees awarded payment for permanent partial disability; providing for jury trials in District and Superior Courts; and declaring an emergency.

1st Reading	657
2nd Reading	667

SB 398—By Hope of the Senate and McCarty and Briscoe of the House—An Act relating to articles of wearing apparel or clothing delivered for the purpose of repairing, renovating, cleaning, laundering or otherwise processing same; providing that if return of same

is not requested by owner under certain conditions and within a certain time same may be given to any charitable or non-profit organization after notice; making an exception; repealing conflicting laws; and declaring an emergency.

1st Reading	658
2nd Reading	667
CR	811
Considered—advanced—3rd Reading—referred	822
Engrossed—To House	841
Referred for enrollment	1124
Enrolled—4th Reading	1152
To Governor	1170
Governor's Approval	1334

SB 399—By Allen of the Senate, and Davis and Lance of the House—An Act amending 37 O. S. 1951 §163.11; relating to revocation of beverage permits;

prohibiting issuance of new permit within twelve (12) months; and declaring an emergency.

1st Reading -----	666
2nd Reading -----	677

SB 400—By Hope of the Senate, and Ham of the House—An Act relating to County Treasurers; imposing additional duties on County Treasurers of certain

counties and providing additional compensation therefor; and declaring an emergency.

1st Reading -----	666
2nd Reading -----	677
CR -----	750
Considered—advanced—3rd Reading—referred -----	761
Engrossed—To House -----	778
Referred for enrollment -----	994
Enrolled—4th Reading -----	1020
To Governor -----	1035
Law without Governor's signature -----	1181-1183

SB 401—By Price—An Act amending * * * relating to time in which a check or voucher issued or registered by

any County Treasurer in this State may be honored, * * *.

1st Reading -----	666
2nd Reading -----	677
CR -----	920
Stricken -----	1064

SB 402—By Young (Haskell)—An Act relating to public health; regulating places where food is served or prepared

for sale to the public; * * * and declaring an emergency.

1st Reading -----	666
2nd Reading -----	677
CR -----	781
Stricken -----	1064

SB 403—By Hamilton—An Act relating to ad valorem tax levies; * * * authorizing school districts to estimate probable income from sources other than

ad valorem taxation in an amount that is chargeable as minimum program income for state equalization aid purposes; and declaring an emergency.

1st Reading -----	674
2nd Reading -----	677
CR -----	713
Considered—advanced—3rd Reading—referred -----	754
Engrossed—To House -----	778
Referred for enrollment -----	1157
Enrolled—4th Reading -----	1204-1205
To Governor -----	1235
Approved by Governor June 6, 1957	

SB 404—By Dacus of the Senate, and Greenhaw of the House—An Act relating to travel of County Commissioners; * * * fixing allowance for traveling

expenses of County Commissioners in certain counties; and declaring an emergency.

1st Reading	674
2nd Reading	677
Wd—To Calendar	691
Considered—advanced—3rd Reading—referred	704-705
Engrossed—To House	720
Referred for enrollment	994
Enrolled—4th Reading	1020
To Governor	1035
Law without Governor's signature	1181-1183
SB 405 —By Hamilton and McClen- don—An Act relating to the Public Schools of the State of Oklahoma; amending * * *; defining district su- perintendents of schools, providing for members of Boards of Education upon change of district status; * * * and de- claring an emergency.	
1st Reading	674
2nd Reading	677
SB 406 —By Fine—An Act relating to engineering; abolishing monopolies and restrictions on the practice of pro- fessional engineering; * * * and declar- ing an emergency.	
1st Reading	677
2nd Reading	695
SB 407 —By Miskovsky—An Act relat- ing to unfair discrimination, unfair method of competition, and unfair trade practices; * * * and declaring an emer- gency.	
1st Reading	677
2nd Reading	695
SB 408 —By Baldwin of the Senate, and Long (Caddo) and Goodfellow of the House — An Act relating to the court funds; providing for transfer from the court fund to the County Free Fair Association of moneys for the construc- tion or completion of a women's home demonstration building in certain coun- ties; and declaring an emergency.	
1st Reading	691
2nd Reading	695
CR	750
Considered—advanced—3rd Reading—referred	775
Engrossed—To House	787
Referred for enrollment	994
Enrolled—4th Reading	1020
To Governor	1035
Law without Governor's signature	1181-1184
SB 409 —By Stipe of the Senate and Nigh, Skeith and Gotcher of the House —An Act relating to coal; establishing a coal experiment station; * * * and declaring an emergency.	
1st Reading	692
2nd Reading	695
CR	738
Considered—advanced—3rd Reading—referred	763-764

Engrossed—To House	778
HAs concurred in—passed—referred for enrollment	1184-1185
Enrolled—4th Reading	1214
To Governor	1236
Approved by Governor May 31, 1957	
SB 410 —By Miskovsky—An Act relating to Justices of the Peace in certain cities; * * * and declaring an emergency.	
1st Reading	692
2nd Reading	695
SB 411 —By Garvin, Harris and Sandlin—An Act relating to unopposed nominees of political parties for public office; * * * and declaring an emergency.	
1st Reading	692
2nd Reading	695
CR	884
Considered	939
Stricken	1064
SB 412 —By Frazier, Wilson (Greer), Tipps and Herndon—An Act relating to the practice of chiropractic in Oklahoma and designating persons holding valid licenses to so practice as chiropractic physicians; and declaring an emergency.	
1st Reading	692
2nd Reading	695
SB 413 —By Cartwright of the Senate and Belvin, Cartwright (Bryan), et al of the House—An Act authorizing the State Game and Fish Commission to issue hunting and fishing licenses without cost to Indian citizens of the State who are classified as "restricted" by the United States government; * * * and declaring an emergency.	
1st Reading	711
2nd Reading	715
SB 414 —By Miskovsky—An Act relating to jurisdiction of child custody and child support matters arising from a divorce case; * * * and declaring an emergency.	
1st Reading	711
2nd Reading	715
CR	791
Considered—advanced—3rd Reading	934-935; 1034
SB 415 —By Cartwright of the Senate and Bond (Marshall) and Andrews of the House—An Act making an appropriation to the Oklahoma Planning and Resources Board for the purpose of rebuilding and equipping the Boat Dock Cafe which was destroyed by fire on April 14, 1957 in Lake Texoma State Park; and declaring an emergency.	
1st Reading	711
2nd Reading	715
CR—re-referred	781
CR	794

Considered—advanced—3rd Reading—referred	873-874
Engrossed—To House	898
SB 416 —By Dacus, Hope, Cowden, Cartwright and Walker—An Act relat- ing to the State Highway Department;	providing for retirement of employees in the State Highway Department; * * * and declaring an emergency.
1st Reading	711
2nd Reading	715
SB 417 —By Baldwin and Cartwright —An Act relating to County Assessors and their deputies; * * * fixing amounts	to be allowed for travel expenses of County Assessors and their deputies; and declaring an emergency.
1st Reading	715
2nd Reading	724
CR	750
Considered—advanced—3rd Reading—referred	776
Engrossed—To House	787
Referred for enrollment	1243
Enrolled—4th Reading	1278
To Governor	1305
Approved by Governor June 6, 1957	
SB 418 —By Miskovsky and Rinehart —An Act fixing the annual salary, pay- able by the State and the court funds of the counties, of the District Judges	of certain District Court Judicial dis- tricts of the State of Oklahoma; * * * and declaring an emergency.
1st Reading	719
2nd Reading	724
CR	750
Considered—advanced—3rd Reading—referred	760
Engrossed—To House	778
Referred for enrollment	994
Enrolled—4th Reading	1001-1002
To Governor	1035
Governor's Approval	1155-1156
SB 419 —By Payne—An Act relating to Grand Juries; requiring Grand Jury to be called in each county every year	if funds are available for such purpose; and declaring an emergency.
1st Reading	720
2nd Reading	724
SB 420 —By McSpadden—An Act changing the boundaries of District	Court Judicial Districts No. 11 and No. 12; * * * and declaring an emergency.
1st Reading	720
2nd Reading	724
CR	750
Stricken	1064

SB 421—By Military and Veterans Affairs Committee—A Bill amending * * * to permit dependents of absent electors in military or naval service to

vote, and making such law uniform to honor the request of the Congress in P. L. 296.

1st Reading -----	724
2nd Reading -----	741

SB 422—By Perryman—An Act relating to motor vehicle registration; amending * * *; providing that any religious corporation or society of this State * * * shall, upon due application therefor, be entitled to receive a motor bus license tag for a fee of one dollar (\$1.00); providing that motor vehicles

owner exclusively by certain non-profit organizations devoted exclusively to certain types of youth programs, shall upon due application therefor by said organizations, be entitled to receive a motor vehicle tag for a fee of one dollar (\$1.00); and declaring an emergency.

1st Reading -----	724
2nd Reading -----	741
CR -----	791
Considered—advanced—3rd Reading—referred -----	851-852
Engrossed—To House -----	876
Referred for enrollment -----	1237
Enrolled—4th Reading -----	1243-1244
To Governor -----	1259
Approved by Governor June 6, 1957	

SB 423—By Hope, Wilson (Greer) and Perryman of the Senate and Larson and Sweeney of the House—An Act making an appropriation to the Okla-

homa General Hospital for certain repair and modernization of physical plant facilities; * * * and declaring an emergency.

1st Reading -----	724
2nd Reading -----	741
CR -----	781
Considered—advanced—3rd Reading—referred -----	799
Engrossed—To House -----	825

SB 424—By Harris—An Act relating to oil and gas leases; making it a felony to move oil from one leasehold

to another without permission or accounting; and declaring an emergency.

1st Reading -----	738
2nd Reading -----	741
CR -----	1052
Stricken -----	1064

SB 425—By Sandlin—An Act amending * * * to permit alternate method of selection of Supervisor of School Cen-

sus, and change in school attendance requirements and records; and declaring an emergency.

1st Reading -----	741
2nd Reading -----	753
CR -----	783
Considered—advanced—3rd Reading—referred -----	892-893
Engrossed—To House -----	959

SB 426—By Collins (Creek) of the Senate, and Finch of the House—An Act relating to Electrical Wiring; * * * and declaring an emergency.

1st Reading	749
2nd Reading	753

SB 427—By Miskovsky of the Senate, and Calkins of the House—An Act relating to the Licensing and Registration of Motor Vehicles; making it unlawful for any person who is not a duly appointed and qualified motor license agent to represent or advertise to the public that he has authority to register motor vehicles and issue license plates therefor; * * * and declaring an emergency.

1st Reading	749
2nd Reading	753
CR	768
Considered—advanced—3rd Reading—referred	847
Engrossed—To House	876
HAS concurred in—passed—referred for enrollment	1228
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 5, 1957	

SB 428—By Miskovsky—An Act relating to the Teachers' Retirement System of Oklahoma; amending Section 17-5(4) of Title 70, Oklahoma Statutes 1951, as heretofore amended; and declaring an emergency.

1st Reading	750
2nd Reading	753

SB 429—By Miskovsky—An Act relating to Elections; providing a salary for the Secretary of the County Election Board and the County Registrar in counties having a population * * *; and declaring an emergency.

1st Reading	750
2nd Reading	753
CR	768
Considered—advanced—3rd Reading—referred	795-796
ML; Wd	796; 851
Engrossed—To House	852

SB 430—By Young (Haskell)—An Act relating to regularly constituted Fire Departments in cities and towns of Oklahoma; providing that members of such Departments, whether volunteers or part-time or full-time members, who have been retired therefrom as provided by law, shall be entitled to a pension * * *; and declaring an emergency.

1st Reading	750
2nd Reading	753
CR—re-referred	997
CR	1035
Considered—advanced—3rd Reading—referred	1048-1049
Engrossed—To House	1057-1058
HAS concurred in—passed—referred for enrollment	1245-1246
Enrolled—4th Reading	1292

To Governor ----- 1305
 Approved by Governor June 4, 1957

SB 431—By Harris and Baldwin of the Senate, and Ozmun of the House—An Act relating to investments by the Board of Trustees of the Teacher Retirement System; permitting the Board of Trustees to invest in bonds hereafter issued by the Oklahoma Turnpike Authority; * * * and declaring an emergency.

1st Reading ----- 750
 2nd Reading ----- 753

SB 432—By Easterly of the Senate and Williams of the House—An Act relating to travel expenses of County Commissioners; fixing amount to be paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

1st Reading ----- 753
 2nd Reading ----- 771
 CR ----- 791
 Considered—advanced—3rd Reading—referred ----- 819
 Engrossed—To House ----- 841

SB 433—By Easterly of the Senate and Murrow of the House—An Act relating to travel expenses of County Commissioners; fixing amount to be paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

1st Reading ----- 753
 2nd Reading ----- 771
 CR ----- 791
 Considered—advanced—3rd Reading—referred ----- 820-821
 Engrossed—To House ----- 841
 HAs concurred in—passed—referred for enrollment ----- 1079
 Enrolled—4th Reading ----- 1109-1110
 To Governor ----- 1120
 Law without Governor's signature ----- 1314

SB 434—By Sandlin—An Act relating to the court fund in certain counties; * * * authorizing additional expenditures from said court fund whenever the amount therein exceeds the sum of two thousand five hundred dollars (\$2,500.00); * * * and declaring an emergency.

1st Reading ----- 766
 2nd Reading—To Calendar ----- 771
 Considered—advanced—3rd Reading—referred ----- 799-800
 Engrossed—To House ----- 825
 Referred for enrollment ----- 994
 Enrolled—4th Reading ----- 1001-1002
 To Governor ----- 1035
 Law without Governor's signature ----- 1181-1184

SB 435—By Allen of the Senate and Davis of the House—An Act relating to county officers; providing that in counties having * * * the County Judge shall be paid a salary of six thousand dollars (\$6,000.00) per annum payable monthly; and declaring an emergency.

1st Reading	766
2nd Reading	771
CR	791
Considered—advanced—3rd Reading—referred	893
Engrossed—To House	946
Referred for enrollment	1091
Enrolled—4th Reading	1109-1110
To Governor	1120
Law without Governor's signature	1314

SB 436—By Carrier and Coppock of the Senate and Morford of the House—An Act relating to State training schools for white and negro boys and girls; designating such training schools as educational institutions; and declaring an emergency.

1st Reading	766
2nd Reading	771

SB 437—By Miskovsky—An Act relating to benevolent or charitable corporations providing either volunteer or full-time fire departments in unincorporated areas;* * * and declaring an emergency.

1st Reading	766
2nd Reading	771
CR—re-referred	935
CR	944
Considered—advanced—3rd Reading—referred	1042-1043
Engrossed—To House	1082
Referred for enrollment—(co-authored)	1237
Enrolled—4th Reading	1243-1244
To Governor	1259

Approved by Governor June 6, 1957

SB 438—By Collins (Creek)—An Act relating to Registered Pharmacists; amending 59 O. S. 1951, Section 334; and declaring an emergency.

1st Reading	780
2nd Reading	784

SB 439—By Miskovsky and Carrier of the Senate and Finch, et al of the House—An Act relating to Justices of the Peace; providing that Justices of the Peace shall have jurisdiction in civil cases where the amount involved does not exceed Five Hundred Dollars (\$500) * * *; and declaring an emergency.

1st Reading	780
2nd Reading	784
CR	1052
Stricken	1064

SB 440—By Field—An Act relating to Elections; providing filing fees for filing for State office; prescribing disposition of such fees; and declaring an emergency.

1st Reading	780
2nd Reading	784

CR	811
Considered	876
Stricken	1065
SB 441 —By Miskovsky—An Act relating to County Officers; relating to salary and compensation of Judges of	Courts of Common Pleas in certain counties; and declaring an emergency.
1st Reading	780
2nd Reading	784
CR	811
Considered—advanced—3rd Reading—referred	877-878
Engrossed—To House	898
Referred for enrollment	994
Enrolled—4th Reading	1022
To Governor	1035
Governor's Approval	1155-1156
SB 442 —By Rinehart—An Act enabling the organization, formation and operation of public, regional water dis-	tribution districts; * * * and declaring an emergency.
1st Reading	780
2nd Reading	784
SB 443 —By Hope—An Act making appropriations to the Water Resources Board; providing Board shall fix the	duties and compensations of employees; * * * and declaring an emergency.
1st Reading	790
2nd Reading	794
CR	813
Considered—advanced—3rd Reading—referred	876-877
Engrossed—To House	898
HA read	1207-1208
HA concurred in—passed—referred for enrollment	1210-1211
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor May 31, 1957	
SB 444 —By Grantham of the Senate and Bailey (Kay). Craig and Green of the House—An Act providing that whenever a township, city or incorporated town of Oklahoma is the owner in fee simple of real property therein at the time it is dissolved, as provided by law,	or otherwise ceases to exist, the fee simple title to said real property, if and when same is thereafter brought within boundaries of any existing city or incorporated town of Oklahoma will vest in said city or town; and declaring an emergency.
1st Reading	794
2nd Reading	814
CR	884
Considered—advanced—3rd Reading—referred	932
Engrossed—To House	959
Referred for enrollment	1207

Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 5, 1957	

SB 445—By Wilson (Beckham)—An Act relating to travel expenses of County Commissioners; fixing the amount to be paid for traveling ex-

penses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

1st Reading	809
2nd Reading—To Calendar	814
Considered—advanced—3rd Reading—referred	850-851
Engrossed—To House	876
Referred for enrollment	1091
Enrolled—4th Reading	1109-1110
To Governor	1120
Law without Governor's signature	1314

SB 446—By Easterly of the Senate and Murrow of the House—An Act relating to mileage and expenses of sher-

iffs in certain counties; authorizing ten cents (10c) per mile for permissive travel; and declaring an emergency.

1st Reading	809
2nd Reading—to Calendar	814
Considered—advanced—3rd Reading—referred	850
Engrossed—To House	876
Referred for enrollment	1091
Enrolled—4th Reading	1109-1110
To Governor	1120
Law without Governor's signature	1314

SB 447—By Collins (Creek) of the Senate and Sparks and Arrington of the House—An Act relating to travel of County Commissioners; amending 19 O.

S. 1951 Section 324a; fixing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

1st Reading	809
2nd Reading—To Calendar	814
Considered—advanced—3rd Reading—referred	849-850
Engrossed—To House	876
HA read	1093
HA concurred in—passed—referred for enrollment	1101-1102
Enrolled—4th Reading	1147
To Governor	1157
Pocket Vetoed by Governor—Art. 6, Sec. 11, Const. Re 5 day period— Atty. General's Memo	

SB 448—By Trent—An Act relating to the public schools; amending 70 O. S. 1951, § 7-4; requiring the preparation

of duplicate copies of certain public school records; * * * and declaring an emergency.

1st Reading	809
2nd Reading	814
CR	884
Considered—advanced—3rd Reading—referred	894-895

Engrossed—To House	932-933
Referred for enrollment	1243
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Pocket Vetoed by Governor	
SB 449 —By Sandlin of the Senate, and Shibley and Fuller of the House—An Act relating to enforcement of the	unfair cigarette and tobacco products sales Act; * * * and declaring an emergency.
1st Reading	834
2nd Reading	839
CR	884
Considered—advanced—3rd Reading—referred	939; 1056
Engrossed—To House	1082
Referred for enrollment	1243
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 5, 1957	
SB 450 —By Mahan of the Senate, and Shoemake and Tinker of the House—An Act relating to County Attorneys;	fixing the annual salary of the County Attorney in certain counties; and declaring an emergency.
1st Reading	834
2nd Reading	839
Wd—To Calendar	877
Considered—advanced—3rd Reading—referred	922-923
Engrossed—To House	959
Referred for enrollment	1091
Enrolled—4th Reading	1109-1110
To Governor	1120
Law without Governor's signature	1314
SB 451 —By Allen of the Senate and Davis and Lance of the House—An Act relating to compensation of District	Court Bailiffs in certain counties; repealing conflicting laws; and declaring an emergency.
1st Reading	839
2nd Reading—To Calendar	863
Considered—advanced—3rd Reading—referred	895
Engrossed—To House	932-933
Referred for enrollment	1173
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor May 31, 1957	
SB 452 —By Mahan of the Senate and Shoemake of the House—An Act re-	lating to land surveying; * * *
1st Reading	839
2nd Reading	863
CR	967
Considered—advanced—subject matter of, ordered referred to Legislative Council	1053

SB 453—By Shoemake—An Act relating to license fees to be paid by members of the Oklahoma National Guard for the registration of automobiles; * * * and declaring an emergency.

1st Reading ----- 852
2nd Reading ----- 863

SB 454—By Herndon of the Senate and Bond of the House—An Act declaring the Texomaland Indian Festival a state tourist attraction and making an appropriation for its support.

1st Reading ----- 852
2nd Reading ----- 863
CR ----- 944
Stricken ----- 1065

SB 455—By Jones—An Act relating to travel expenses of County Commissioners in all counties having a population of not less than * * *; fixing the allowance therefor at one thousand eight hundred dollars (\$1800.00) per annum); * * * and declaring an emergency.

1st Reading ----- 852
2nd Reading—To calendar ----- 863
Considered—advanced—3rd Reading—referred ----- 889
Engrossed—To House ----- 932-933
Referred for enrollment ----- 1207
Enrolled—4th Reading ----- 1243-1244
To Governor ----- 1291-1292
Approved by Governor June 1, 1957

SB 456—By Jones—An Act relating to county officers, fixing additional duties for County Clerk, County Treasurer, and Court Clerk in counties having a population of not less than * * *; and declaring an emergency.

1st Reading ----- 852
Second Reading—To Calendar ----- 863
Considered—advanced—3rd Reading—referred ----- 891-892
Engrossed—To House ----- 946
Referred for enrollment ----- 1207
Enrolled—4th Reading ----- 1243-1244
To Governor ----- 1291-1292
Approved by Governor June 1, 1957

SB 457—By Garvin—An Act relating to the County Commissioners of the State of Oklahoma; amending 19 O. S. 1951, Section 323; and declaring an emergency.

1st Reading ----- 863
2nd Reading ----- 887
CR ----- 920
Considered—advanced—3rd Reading—referred ----- 933-934
Engrossed—To House ----- 959

SB 458—By Roads and Highways Committee—An Act relating to roads and highways; authorizing the State Highway Department to cooperate with the International Road Federation and to employ non-citizen engineers and engineering students; and declaring an emergency.

1st Reading -----	863
2nd Reading -----	887

SB 459—By Dendy of the Senate and Pitcher of the House—An Act relating to travel expenses of County Commissioners; fixing amount to be allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.

1st Reading -----	884
2nd Reading -----	887
CR -----	997
Considered—advanced—3rd Reading—referred -----	1040-1041
Engrossed—To House -----	1082
Referred for enrollment -----	1237
Enrolled—4th Reading -----	1243-1244
To Governor -----	1291-1292
Approved by Governor June 1, 1957	

SB 460—By McClendon of the Senate and Hargrave of the House—An Act relating to County Officials; imposing additional duties on County Judges and County Attorneys in certain counties and providing for additional compensation therefor; and declaring an emergency.

1st Reading -----	884
2nd Reading -----	887
CR -----	997
Considered—advanced—3rd Reading—referred -----	1029-1030
Engrossed—To House -----	1082
Referred for enrollment -----	1237
Enrolled—4th Reading -----	1243-1244
To Governor -----	1291-1292
Approved by Governor June 1, 1957	

SB 461—By Walker—An Act relating to the rehabilitation, clearance, and redevelopment of slums and blighted areas in incorporated cities and towns in certain counties; * * * and declaring an emergency.

1st Reading -----	904
2nd Reading -----	921
CR -----	944
Considered—advanced—3rd Reading—referred -----	981-982
Engrossed—To House -----	1026
Referred for enrollment -----	1121
Enrolled—4th Reading -----	1152
To Governor -----	1170
Pocket Vetoes by Governor—Art. 6, Sec. 11, Const. Re 5 day period— Atty General's Memo	

SB 462—By Shoemaker—An Act relating to highways; prescribing the authority of County Commissioners with respect to highways, streets and alleys within the incorporated limits * * *; and declaring an emergency.

1st Reading -----	904
2nd Reading -----	921

SB 463 —By Breeden—An Act relating to rest homes, nursing homes and re-	lated institutions; providing * * *; and declaring an emergency.	
1st Reading		945
2nd Reading		948
SB 464 —By Dendy of the Senate and Sampsel of the House—An Act relating to County Officers; providing for an Assistant County Attorney in certain	counties; making the provisions of this Act cumulative; and declaring an emergency.	
1st Reading		945
2nd Reading		948
CR		997
Considered—advanced—3rd Reading—referred		1026-1027
Engrossed—To House		1082
Referred for enrollment		1237
Enrolled—4th Reading		1243-1244
To Governor		1259
Approved by Governor May 31, 1957		
SB 465 —By Committee on Public Health—An Act relating to water works and sewage works; providing for certification of water and sewage works	operators, and for issuance, renewal and reinstatement of certificates of competency, and fixing fees therefor; * * * and declaring an emergency.	
1st Reading		945
2nd Reading		948
SB 466 —By Tipps—An Act relating to the public schools of Oklahoma; amending * * *; limiting residence of members of Boards of Education of in-	dependent districts having cities containing four (4) wards; and declaring an emergency.	
1st Reading		945
2nd Reading		948
CR		997
Considered—advanced—3rd Reading—referred		1030
Engrossed—To House		1082
SB 467 —By McSpadden of the Senate and Munson of the House—An Act relating to the compensation and duties	of County Attorneys of counties having a population of more than * * *; and declaring an emergency.	
1st Reading		946
2nd Reading—To Calendar		948
Considered—advanced—3rd Reading—referred		971-972
Engrossed—To House		985
Referred for enrollment		1091
Enrolled—4th Reading		1109-1110
To Governor		1120
Law without Governor's signature		1314
SB 468 —By Stipe—An Act relating to the financing of automobiles; designating the legal rate of interest thereon and the maximum amount of service	fees that can be charged in the financing of automobiles; * * * and declaring an emergency.	

1st Reading -----	961
2nd Reading -----	970

SB 469—By Committee on Roads and Highways—An Act relating to public highways; repealing Section 11 of Senate Bill No. 105 of the Twenty-sixth Oklahoma Legislature; and declaring an emergency.

1st Reading -----	993
2nd Reading—To Calendar -----	999; 1001
Considered—advanced—3rd Reading—referred -----	1041
ML; Wd -----	1041; 1048
Engrossed—To House -----	1082
HAs concurred in—passed—referred for enrollment -----	1193-1194
Enrolled—4th Reading -----	1235
To Governor -----	1236
Approved by Governor -----	1283

SB 470—By Miskovsky—An Act relating to County Officers; providing for additional non-germane duties and additional compensation therefor, payable from the court fund. for the County Attorneys of certain counties; and declaring an emergency.

1st Reading -----	993
2nd Reading -----	999
CR -----	1037
Considered—advanced—3rd Reading—referred -----	1051
Engrossed—To House -----	1082
Referred for enrollment -----	1243
Enrolled—4th Reading -----	1250
To Governor -----	1291-1292
Approved by Governor June 1, 1957	

SB 471—By Trent—An Act relating to the Public Schools of Oklahoma; amending * * *; requiring meetings of Boards of Education to be open to the public and requiring all officials acts of Boards of Education to be reflected in the minutes of the meetings of such Boards, and to be open for inspection to any person upon request; and declaring an emergency.

1st Reading -----	1044
2nd Reading -----	1069
Wd—To Calendar -----	1069
Stricken -----	1181

SB 472—By Hall—An Act relating to the salary of County Attorney and County Judge in certain counties; providing for additional annual compensation in equal monthly installments; requiring performance of additional duties; authorizing allowance to be paid from certain funds; and declaring an emergency.

1st Reading -----	1065
2nd Reading—To Calendar -----	1069

PART II

SENATE JOINT RESOLUTIONS

(Titles at length shown on page numbers
opposite "1st Reading.")

SJR 1 — By Rinehart, McClendon, Field, Hamilton, Cartwright, Fine—A Joint Resolution adopting a statement of basic principles of a proposed Water Policy for the State; and recognizing and approving the report of the Oklahoma Water Study Committee.

1st Reading	12
2nd Reading	48
CR	115
Considered—advance—3rd Reading—referred	119-120
Engrossed—To House	152

SJR 2—By Hope of the Senate and Daniel and Ham of the House—A Joint Resolution authorizing the Pauls Valley State School to expend monies, not to exceed a total of Fifty Thousand Dollars (\$50,000.00); * * * making the State Board of Affairs contracting authority; and declaring an emergency.

1st Reading	48
2nd Reading	56
CR and re-referred	105
CR	117
Considered—advanced—3rd Reading—referred	173-174
Engrossed—To House	187
Referred for enrollment	422
Enrolled—4th Reading	435
To Governor	446
Approved by Governor	466

SJR 3—By Young (Cleveland), Collins (Creek), of the Senate and Bailey (Cleveland), Wolf, Arrington, Sparks of the House—A Joint Resolution creating a committee to be known as the 1957 Higher Education Study Committee; * * * and declaring an emergency.

1st Reading	56
2nd Reading	62
CR	96
Considered—advanced—3rd Reading—referred	174-175
Engrossed—To House	187
Committee appointed under	308

Referred for enrollment	337
To House for correction, as requested	366
HA read	386
HA concurred in—passed—referred for enrollment	408
Enrolled—4th Reading	415
To Governor	424-425
Approved by Governor	454
SJR 4 —By Miskovsky and Sandlin— A Joint Resolution proposing an Amend- ment to the Constitution of Oklahoma * * * authorizing cities and towns, by a majority vote of the property taxpaying voters, to become indebted in a larger	amount than specified in Section 26; * * * for the purpose of purchasing, acquiring, extending, or enlarging a water supply and water facilities; * * * ordering a special election.
1st Reading	70
2nd Reading	71
CR	411
Special sub-committee report in Re	411-413
Considered—advanced—3rd Reading—referred	441-444
Engrossed—To House	449
SJR 5 —By Young (Cleveland) — A Joint Resolution providing for Certain	Legislative Programs of the Twenty- sixth Oklahoma Legislature.
1st Reading	87
2nd Reading	92
SJR 6 —By Boecher—A Joint Reso- lution relating to assistance of needy persons who have attained the age of sixty-five (65) years; * * * authorizing	recipients of assistance to receive in- come from other sources in limited amounts; * * * and declaring an emer- gency.
1st Reading	117
2nd Reading	150
SJR 7 —By Miskovsky—A Joint Reso- lution directing the Secretary of State to refer to the people; * * * so as to require constitutional amendments to be	approved only by a majority of the electors voting on the amendment; and ordering a special election.
1st Reading	117
2nd Reading	150
SJR 8 —By Wilson (Beckham)—A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amend- ment; to provide that senatorial appor-	tionments shall be made by the Legis- lature every ten years on an area basis instead of a population basis; and order- ing a special election.
1st Reading	161
2nd Reading	166
CR	196
Considered—advanced—3rd Reading—referred	233-234
Engrossed—To House	241

SJR 9—By Ritzhaupt, Cowden, Frazier, Harris and Trent, of the Senate, and Levergood and McCarty, of the House—A Joint Resolution relating to Section 23, Article 10 of the Constitution; expressing legislative intent; pro-

viding procedures for the State Budget Officer, and other state officials, departments, boards, institutions, and agencies in creating obligations; * * * and declaring an emergency.

1st Reading -----	171
2nd Reading -----	173
CR -----	409
Considered—advanced—3rd Reading—referred -----	509-510
Engrossed—To House -----	519
Referred for enrollment -----	1115
Enrolled—4th Reading -----	1152
To Governor -----	1170
Veto Message of Governor -----	1333

SJR 10—By Miskovsky—A Joint Resolution directing the Secretary of State to refer to the people; * * * providing

for legislative apportionments and fixing the procedure therefor; and ordering a special election.

1st Reading -----	209
2nd Reading -----	218

SJR 11—By Shoemake—A Joint Resolution relating to a claim against the

Taft State Hospital, and ordering said claim to be paid.

1st Reading -----	237
2nd Reading -----	241
CR -----	603
Considered—advanced—3rd Reading—referred -----	708
Engrossed—To House -----	720
Referred for enrollment -----	1115
Enrolled—4th Reading -----	1152
To Governor -----	1170
Governor's Approval -----	1334

SJR 12—By Senate and House Committees on Social Welfare.—A Joint Resolution authorizing the Oklahoma Public Welfare Commission to set up in the

Office of the State Treasurer a "special rehabilitation fund"; * * * and declaring an emergency.

1st Reading -----	309
2nd Reading -----	312
CR -----	327
Considered—advanced—3rd Reading—referred -----	341
Engrossed—To House -----	352
HAs concurred in—passed—referred for enrollment -----	462-463
Enrolled—4th Reading -----	477
To Governor -----	490
Approved by Governor -----	502

SJR 13—By Hamilton of the Senate, and Cook of the House.—A Joint Resolution authorizing the Eastern State Tuberculosis Sanatorium, Talihina, Oklahoma, to expend moneys; * * * authorizing the construction and repair of a water tower and the construction and repair of a smokestack; * * * and declaring an emergency.

1st Reading	309
2nd Reading—To Calendar	312
Considered—advanced—3rd Reading—referred	330-331
Engrossed—To House	339-340
Referred for enrollment	387
Enrolled—4th Reading	392
To Governor	395
Approved by Governor	425

SJR 14—By Hall of the Senate and Lollar of the House—A Joint Resolution directing the Secretary of State to refer to the people; * * * a proposed Amendment to authorize loans of the permanent common school and other educational funds to school districts; and ordering a special election.

1st Reading	311
2nd Reading	328
CR	944
Considered—advanced—3rd Reading	983-984

SJR 15—By Hope and Wilson (Greer) of the Senate, and Larason and Wolf of the House—A Joint Resolution concerning the activation of Educational Television Channels 11 and 13; * * * and declaring an emergency.

1st Reading	321
2nd Reading	328
CR	365
Considered—advanced—3rd Reading—referred	391-392
Engrossed—To House	404
HAs read	581
HAs rejected—conference requested—To JCCA	587
Conference granted—To JCCA	602
CCR adopted—passed—To House	951-952
Referred for enrollment	1162
Enrolled—4th Reading	1207
To Governor	1235
Governor's Approval	1272

SJR 16—By Miskovsky of the Senate and Harkey of the House—A Joint Resolution authorizing the State Board of Public Affairs to execute a lease upon lots three (3), four (4), five (5) and six (6), block thirteen (13), State Capitol Addition to Oklahoma City, to the Capitol Presbyterian Church for use as a parking lot.

1st Reading	347
2nd Reading	349
CR	365
Considered—advanced—3rd Reading—referred	419-420
Engrossed—To House	435
Referred for enrollment	1115

Enrolled—4th Reading	1152
To Governor	1170
Governor's Approval	1334

SJR 17—By Hope of the Senate, and Ham of the House—A Joint Resolution authorizing Lamar Lawson to institute and prosecute an action against the State of Oklahoma; * * * and declaring an emergency.

1st Reading	355
2nd Reading	357
CR	375
Considered—advanced—3rd Reading—referred	413-414
Engrossed—To House	435
Referred for enrollment	1115
Enrolled—4th Reading	1152
To Governor	1170
Governor's Approval	1334

SJR 18—By Miskovsky, Ritzhaupt and Perryman—A Joint Resolution proposing an amendment to Article X of the Constitution of the State of Oklahoma, to be numbered Section 34; authorizing enactment of a law whereby the State may become indebted in an amount not to exceed twenty million dollars (\$20,000,000.00) for the purpose of constructing a State of Oklahoma Department of Justice Building and remodeling and repairing the State Capitol; * * * and declaring an emergency.

1st Reading	366
2nd Reading	375
CR—re-referred	445
CR	582
Considered—advanced—3rd Reading—referred	595-597
Engrossed—To House	612

SJR 19—By Miskovsky of the Senate and McCarty of the House—A Joint Resolution authorizing and directing the State Board of Public Affairs to purchase certain parcels of lands, adjoining real estate now owned by the State of Oklahoma; * * * and declaring an emergency.

1st Reading	397
2nd Reading	413
CR	515
Considered—advanced—3rd Reading—referred	561-562
Engrossed—To House	576
HAs read	1126
HAs concurred in—passed—referred for enrollment	1160-1161
Enrolled—4th Reading	1204-1205
To Governor	1235
Approved by Governor June 7, 1957	

SJR 20—By Ritzhaupt—A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment; * * * providing for the membership of

the Senate and the House of Representatives of the State of Oklahoma and fixing terms; and ordering a special election.

1st Reading	413
2nd Reading	428
CR	884
Considered—advanced—3rd Reading	1016-1019
ML	1037

SJR 21—By Miskovsky—A Joint Resolution authorizing and directing the State Board of Public Affairs to nego-

ciate for the purchase of certain lands, commonly known as the "Harn Tract," * * * and declaring an emergency.

1st Reading	413
2nd Reading	428
CR	515
Considered—advanced—3rd Reading—referred	563-564
Engrossed—To House	576

SJR 22—By Grantham of the Senate and Bullard, Bailey (Kay), Craig, Green of the House—A Joint Resolution proposing an amendment to the Constitution of the State of Oklahoma; * * * authorizing the legislature to enact leg-

islation requiring each county to pay to the State reasonable charges for care and treatment of indigent persons of the county admitted to state-owned hospitals; * * * and ordering a special election thereon.

1st Reading	427
2nd Reading	439
CR	571
Considered—advanced—3rd Reading—referred	826-828
Engrossed—To House	841

SJR 23—By Rinehart—A Joint Resolution proposing an amendment to the Constitution of the State of Oklahoma

* * * to prevent pollution of Oklahoma's fresh water and air resources; * * * and declaring an emergency.

1st Reading	427
2nd Reading	439
CR	521
Considered—advanced—3rd Reading—referred	565-568
Engrossed—To House	577

SJR 24—By Rinehart of the Senate and Andrews, et al of the House—A Joint Resolution authorizing the State Board of Public Affairs to enter into

a contract with the Dan Vinson Foundation, a Corporation; * * * and declaring an emergency.

1st Reading	439
2nd Reading—To Calendar	448
Considered—advanced—3rd Reading—referred	458-459
Engrossed—To House	464
Referred for enrollment	513
Names of certain Representatives ordered removed as co-authors	513
Enrolled—4th Reading	519
To Governor	537
Governor's Approval	553

SJR 25—By McClendon of the Senate, and Welch and Jumper of the House—A Joint Resolution waiving the immunity of the State from liability for

damages resulting from tortious acts of its employees; * * * and declaring an emergency.

1st Reading	447
2nd Reading	457
CR	490
Considered—advanced—3rd Reading—referred	529
Engrossed—To House	543

SJR 26—By Young (Haskell) — A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment; * * * authorizing the Legislature

to provide for probation and suspension of sentences of persons accused of criminal offenses; and ordering a special election.

1st Reading	556
2nd Reading	571
CR	1052
Stricken	1065

SJR 27—By Young (Haskell) — A Joint Resolution proposing an amendment to * * * the Oklahoma Constitution authorizing the Board of County Commissioners and the County Excise Board * * * to submit to the voters of the county the question of an additional levy * * * for the purpose of

financing the county's portion of the cost of maintaining a County Health Department or Unit; * * * and providing for the submission of said proposed amendment to the people of this State for their approval or rejection at a special election.

1st Reading	556
2nd Reading	571
CR	811
Considered—advanced—3rd Reading—referred	829-832
Engrossed—To House	841

SJR 28—By Ritzhaupt—A Resolution providing for the appointment of a Study Committee from members of the

State Legislative Council and prescribing its functions; and making an appropriation.

1st Reading	594
2nd Reading	603

SJR 29—By Carrier of the Senate, and Camp and Romang of the House—A Joint Resolution relating to Enid State School; authorizing * * * certain

remodeling and for construction of new facilities; * * * and declaring an emergency.

1st Reading	594
2nd Reading	606
CR	674
Considered—advanced—3rd Reading—referred	771-772
Engrossed—To House	787
Referred for enrollment	885
Enrolled—4th Reading	898

To Governor -----	921		
Governor's Approval -----	995		
SJR 30 —By Wilson (Greer) and Hope of the Senate, and Wolf and Larason of the House—A Joint Resolution authorizing the State Contingency and		Emergency Board to make allocation of funds to the Salary Administration Board * * * and declaring an emergency.	
1st Reading -----	602		
2nd Reading -----	606		
CR -----	627		
Considered—advanced—3rd Reading—referred -----	738		
Engrossed—To House -----	748		
HAs concurred in—passed—referred for enrollment -----	1199-1200		
Enrolled—4th Reading -----	1243-1244		
To Governor -----	1291-1292		
Approved by Governor May 31, 1957			
SJR 31 —By Trent of the Senate and Munson of the House—An Act amending * * * relating to referring of recip-		ients of public assistance, subject to rehabilitation; and declaring an emergency.	
1st Reading -----	615		
2nd Reading -----	618		
SJR 32 —By Frazier, Tipps, Herndon, Collins (Pontotoc), Wilson (Greer), Stipe, Easterly, Young (Cleveland), Payne, Cartwright, Trent, Boecher and Rinehart of the Senate, and Norris, et al of the House—A Joint Resolution declaring the intent of the Legislature and requesting the Oklahoma State Re-		gents for Higher Education to provide scholarships in Oklahoma tax-supported schools, colleges, or universities to the first, second and third place winners of an essay contest sponsored by the Governor's Committee on Employment of the Handicapped; * * * and declaring an emergency.	
1st Reading -----	640		
2nd Reading -----	644		
CR -----	713		
Considered—advanced—3rd Reading—referred -----	786-787		
Engrossed—To House -----	799		
SJR 33 —By Hamilton, Stipe, Rinehart, McSpadden, Shoemake, Trent, Wilson (Greer), Frazier, McClendon and Mahan — A Joint Resolution creating a school study commission and fixing its		membership, powers, duties and functions; authorizing employment of necessary technical personnel; and making an appropriation not subject to fiscal year limitations.	
1st Reading -----	641		
2nd Reading -----	644		
CR -----	712		
Considered—advanced—3rd Reading—referred -----	741-742		
Engrossed—To House -----	753		
SJR 34 —By Ritzhaupt—A Resolution providing for a Liquor Control Advisory Committee to make a study of the con-		sumption of intoxicating liquors in the State of Oklahoma and methods for control in connection therewith.	

1st Reading	666
2nd Reading	677
SJR 35 —By Stipe and Cartwright— A Joint Resolution proposing an amend- ment to Section 1 Article 16, Oklahoma Constitution, creating a Department of	Highways and providing for a State Highway Director and a State Highway Commission; and ordering a special election.
1st Reading	724
2nd Reading	741
SJR 36 —By Boecher of the Senate, and Nance of the House—A Resolution relating to the informing of the State	Senate regarding the contents of the State Plan of the Oklahoma Public Wel- fare Commission as approved by * * *
1st Reading	741
2nd Reading	753
SJR 37 —By Harris and Baldwin of the Senate, and Ozmun of the House.— A Joint Resolution relating to motor fuel excise taxes; making an equitable apportionment to the Oklahoma Turn-	pike Authority of the excise taxes col- lected on motor fuel and special fuel con- sumed on the Southwest Turnpike; and declaring an emergency.
1st Reading	749
2nd Reading	753
CR	884
Considered—advanced—3rd Reading—referred	898-899
ML; failed	904; 1001
Engrossed—To House	1035
HAs read	1260
HAs concurred in—passed—referred for enrollment	1301-1302
Enrolled—4th Reading	1318
To Governor	1319
Governor's Approval	1334
SJR 38 —By Baldwin—A Joint Reso- lution proposing an amendment to Sec- tion 8, Article 10, Oklahoma Constitu- tion, providing that all property taxed	ad valorem shall be assessed for taxa- tion at not less than thirty per cent (30%) and not more than thirty-five per cent (35%); * * *
1st Reading	770
2nd Reading	784
CR	811
Considered—advanced—3rd Reading—referred	832-834
Engrossed—To House	841
HAs concurred in—passed—referred for enrollment	1286-1288
Enrolled—4th Reading	1332
To Governor	1338
Approved by Governor June 1, 1957	
SJR 39 —By Sandlin—A Joint Resolu- tion directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment to	Article III, Oklahoma Constitution, by amending Section 1; providing for spe- cial election thereon; and declaring an emergency.

1st Reading	780
2nd Reading	784
CR	811
Considered—advanced—3rd Reading	980-981
ML; time extended	981; 1058

SJR 40—By Sandlin of the Senate and Graves of the House—A Joint Resolution relating to certain election officials; providing mileage reimbursement

for Secretaries of County Election Boards for attending election law study conferences; * * *

1st Reading	809
2nd Reading	814
CR	839
Considered—advanced—3rd Reading—referred	1063-1064
Engrossed—To House	1069
Referred for enrollment	1237
Enrolled—4th Reading	1243-1244
To Governor	1291-1292
Approved by Governor June 6, 1957	

SJR 41—By Rinehart of the Senate, and Sweeney of the House—A Joint Resolution authorizing and directing the Oklahoma Water Resources Board to

engage in a continuing study of the water laws of this State and of recommended changes therein; and declaring an emergency.

1st Reading	813
2nd Reading	839
CR	863
Considered—advanced—3rd Reading—referred	864
Engrossed—To House	898
Referred for enrollment	1115
Enrolled—4th Reading	1152
To Governor	1170
Governor's Approval	1334

SJR 42—By Miskovsky of the Senate, and Foster of the House—A Joint Resolution waiving immunity of the State and authorizing Gerald R. Newman to

bring suit against the Board of Regents of Oklahoma A. & M. Colleges and declaring an emergency.

1st Reading	834
2nd Reading	839
CR	884
Considered—advanced—3rd Reading—referred	1051-1052
Engrossed—To House	1069
Referred for enrollment	1237
Enrolled—4th Reading	1243-1244
To Governor	1259
Approved by Governor June 5, 1957	

SJR 43—By Trent—A Joint Resolution waiving the immunity of the State from liability for damages resulting from tortious acts of its employees and

from defective equipment at State Penal Institutions including the State Training School for White Boys; * * * and declaring an emergency.

1st Reading -----	863
2nd Reading—To Calendar -----	887
Considered—advanced—3rd Reading—referred -----	942
Engrossed—To House -----	959

SJR 44—By Trent of the Senate and Long (Caddo) of the House—A Resolution amending House Bill No. 777 of the Twenty-sixth Legislature of the State of Oklahoma; defining certain terms; and declaring an emergency.

1st Reading -----	946
2nd Reading—To Calendar -----	948
Considered—advanced—3rd Reading—referred -----	974
Engrossed—To House -----	1001-1002
Referred for enrollment -----	1115
Enrolled—4th Reading -----	1152
To Governor -----	1170
Governor's Approval -----	1334

SJR 45—By Shoemake, Young (Haskell), Boecher—A Resolution providing for the appointment of a Joint Legislative Committee to study the Oklahoma State Parks and related problems; * * * and declaring an emergency.

1st Reading -----	946
2nd Reading—To Calendar -----	948
Considered—advanced—3rd Reading—referred -----	1033-1034
Engrossed—To House -----	1082
Referred for enrollment -----	1243
Enrolled—4th Reading -----	1248
To Governor -----	1291-1292
Approved by Governor June 5, 1957	

SJR 46—By Boecher, Fine, Baldwin and Mahan of the Senate, and McCarty and Langley of the House—A Joint Resolution establishing an advisory committee to the Grand River Dam Authority to advise it as to any proposed contract to be entered into or made by it with any privately owned public utility; providing for payment of traveling expenses; and declaring an emergency.

1st Reading -----	993
2nd Reading -----	999
CR -----	1052
Considered—advanced—3rd Reading—referred -----	1054-1055
Engrossed—To House -----	1069
Referred for enrollment -----	1146
Enrolled—4th Reading -----	1204-1205
To Governor -----	1235
Approved by Governor June 1, 1957	

PART III

SENATE CONCURRENT RESOLUTIONS

(Titles at length shown on page numbers
opposite "Introduced.")

SCM 1—By McSpadden of the Senate and Sumrall of the House—A Concurrent Memorial relating to the proposed discrimination against 90 score butter in the application of the Agricultural Price Support Program; etc.

Introduced—considered—adopted—referred	1238
Engrossed—To House	1277
Referred for enrollment	1305-1306
Enrolled—To House	1332
To Secretary of State	1338

SCR 1—By Young (Cleveland), Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer) and Young (Haskell) of the Senate and Bailey (Cleveland) and Wolf of the House—A Concurrent Resolution recognizing the outstanding record of the 1956 University of Oklahoma football team and its coach, Bud Wilkinson.

Introduced—considered—adopted—referred for engrossment	12-13
Engrossed—To House	48
Referred for enrollment—as co-authored	63
Enrolled—To House	72
To Secretary of State	89

SCR 2—By Young (Haskell), Wilson (Greer), Hamilton, Jones, Shoemake, Fine, Stipe, Dacus and Herndon of the Senate and Shoemake, Mitchell and Spear of the House—A Concurrent Resolution requesting the State Senate and House of Representatives of the Twenty-sixth Session to establish a special committee to be composed of five (5) members of the State Senate and five (5) members of the House of Representatives, for the purpose of studying the agricultural, industrial, education and rehabilitational programs at all State institutions, except * * *.

Introduced—considered—adopted—referred for engrossment	56-57
Engrossed—To House	61

HAs rejected—conference requested; HCs named	113; 178
Conference granted—SCs appointed	178
CCR adopted—adopted as amended—To House	935-936
Referred for enrollment	1115
Enrolled—To House	1147
To Secretary of State	1170

SCR 3—By Grantham of the Senate and Bailey and Craig of the House—A Concurrent Resolution memorializing the Blackwell high school band for its selection to participate in the inauguration ceremonies.

Introduced—considered—adopted—referred for engrossment	86
Engrossed—To House	93
Referred for enrollment	106
Enrolled—To House	114
To Secretary of State	150

SCR 4—By Allen, Hope, Walker, Sandlin, Collins (Creek), Dacus, Dendy, Easterly, Field, Frazier, Grantham, Hamilton, Harris, Jones, McColgin, McSpadden, Mahan, Miskovsky, Perryman, Rinehart, Ritzhaupt, Shoemake, Trent, Wilson (Greer) and Young (Cleveland) of the Senate, and Larason and Ham of the House—A Concurrent Resolution relating to the Federal Watershed Program; requesting a re-evaluation of the present program and a realistic re-appraisal of the current and proposed budget therefor; * * *.

Introduced—considered—adopted—referred	152-154
Engrossed—to House	166
Referred for enrollment	324
Enrolled—To House	327
To Secretary of State	347

SCR 5—By Allen, Baldwin, Boecher, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell)—A Concurrent Resolution relating to certain statements made by Charles E. Wilson, Secretary of Defense; * * *.

Introduced—considered—adopted—referred	168-169
Engrossed—To House	178
Referred for enrollment	258
Enrolled—To House	261
To Secretary of State	287

SCR 6—By Field, Mahan, Jones, Rinehart, Cartwright, Fine, Easterly, Wilson (Greer), Allen, McColgin, Grantham, Harris and Dacus of the Senate, and Ogden of the House—A Concurrent Resolution memorializing the 85th Congress of the United States to act promptly and favorable and enact any additional authorizing legislation necessary, or required to immediately begin construction of the Optima Flood Control Reservoir (Hardesty Site) on the North Canadian River located in western Oklahoma, * * *.

Introduced—considered—adopted—referred	195-196
Engrossed—To House	209
Referred for enrollment	228
Enrolled—To House	231
To Secretary of State	242

SCR 7—By Ritzhaupt, Miskovsky, Allen, Boecher, Collins (Pontotoc), Dacus, Dendy, Easterly, Grantham, McCollgin, McSpadden, Payne, Perryman, Price, Sandlin, Walker, Young (Haskell), Young (Cleveland), Stipe, Herndon and Trent—A Concurrent Resolution relating to certain welfare programs; re-

questing members of the Oklahoma Congressional Delegation to take such action as may be necessary to permit the minor children of dependent widows to earn up to fifty dollars (\$50.00) per month without a reduction in the monetary penalty or prejudice by such widow; * * *

Introduced—considered—adopted—referred	222-223
Engrossed—To House	231

SCR 8—By Boecher of the Senate, and Bohr of the House—A Concurrent Resolution memorializing the Congress of the United States to act promptly and fa-

vorably to provide authority and funds for the construction of the Canton Irrigation Project Water Distribution Works; * * *

Introduced—considered—adopted—referred	251-252
Engrossed—To House	261
Referred for enrollment	324
Enrolled—To House	327
To Secretary of State	347

SCR 9—By Stipe of the Senate and Nigh, Skeith and Gotcher of the House—A Senate Concurrent Resolution relating to the 1957 Oklahoma State Penitentiary Rodeo; designating said rodeo

as the "Official Oklahoma Penitentiary Semi-Centennial Rodeo" for the period September 5th through September 8th, 1957; * * *

Introduced—considered—adopted—referred	283-284
Engrossed—To House	292
Referred for enrollment	324
Enrolled—To House	327
To Secretary of State	347

SCR 10—By Rinehart, Walker, Cowden and Dacus—A Concurrent Resolution honoring the late John A. Simpson for his contributions to Oklahoma agri-

culture and requiring a building on the campus of the Oklahoma Agricultural and Mechanical College to be known as the "John A. Simpson Hall."

Introduced—considered—adopted—referred	304
Engrossed—To House	321
Referred for enrollment	904
Enrolled—To House	923-933
To Secretary of State	939

SCR 11—By Hope and Grantham—A Concurrent Resolution requesting that the President Pro Tempore of the Senate and the Speaker of the House of Representatives direct appropriation

Bills not containing the Enacting Clause be sent to a Joint Conference Committee on Appropriations; and declaring an emergency.

Introduced—considered—adopted—referred	329-330
Engrossed—To House	339-340
HAs read	386
HAs concurred in—adopted—referred for enrollment.....	388-389
Enrolled—To House	404
To Secretary of State	425

SCR 12—By Coppock, Price, Miskovsky, Boecher and Frazier of the Senate and Bower, et al of the House—A Concurrent Resolution relating to the 1957

Oklahoma State Essay Contest sponsored by the Governor's Committee on Employment of the Handicapped; * * *

Introduced—considered—adopted—referred	384-385
Engrossed—To House	392
Referred for enrollment	431
Enrolled—To House	432
To Secretary of State	435

SCR 13—By Rinehart of the Senate and Kite of the House—A Senate Concurrent Resolution commending Oklahoma Young Democrat Clubs for college

rally and banquet honoring the Honorable Harry S. Truman, former President of the United States.

Introduced—considered—adopted—referred	397-398
Engrossed—To House	420-421
Referred for enrollment	454
Enrolled—To House	460
To Secretary of State	478

SCR 14—By Ritzhaupt of the Senate and Carey of the House—A Concurrent Resolution designating the celebration to

be held at Guthrie, Oklahoma, on April 22, 1957, as the official opening of the Semi-Centennial Year.

Introduced—considered—adopted—referred	482-483
Engrossed—To House	503
Referred for enrollment	512
Enrolled—To House	515
To Secretary of State	521

SCR 15—By Stipe, Payne, Young (Haskell), Trent, Shoemaker and Hamilton of the Senate and Skeith, et al of the House—A Resolution relating to the coal industry; requesting the Con-

gress of the United States of America to take appropriate action to provide for a comprehensive research program on the problems of the coal industry; * * *

Introduced—considered—adopted—referred	483-484
Engrossed—To House	503
Referred for enrollment	581
Enrolled—To House	591
To Secretary of State	602

SCR 16—By Garvin—A Concurrent Resolution memorializing the Congress of the United States of America to pro-

pose an Amendment to the Constitution of the United States relative to balancing of the budget.

Introduced	505
Stricken	1065

SCR 17—By Trent and Fine—A Resolution urging the Oklahoma Department of Public Welfare of the State of Oklahoma to provide a system of hos-

pitalization as authorized by law, for persons eligible to receive old age assistance.

Introduced—considered—adopted—referred	535-536
Engrossed—To House	543
Referred for enrollment	1121
Enrolled—To House	1152
To Secretary of State	1170

SCR 18—By McSpadden of the Senate and Munson of the House—A Resolution commending and congratulating Tom

Bradley, Nowata, upon being selected for the 1957 Oklahoma All-State basketball squad.

Introduced—considered—adopted—referred	555-556
Engrossed—To House	576
Referred for enrollment	614
Enrolled—To House	618
To Secretary of State	641

SCR 19—By Tipps—A Concurrent Resolution fixing the day and hour of sine die adjournment of the Regular

Session of the Twenty-sixth Legislature of the State of Oklahoma.

Introduced—considered—adopted—referred	579-580
Engrossed—To House	591
HA read	1319
HA concurred in—adopted—referred for enrollment	1320
Enrolled—To House	1338
To Secretary of State	1338

SCR 20—Expunged.

SCR 21—By Allen of the Senate and Rogers of the House—A Concurrent Resolution memorializing the President

and the Congress of the United States to grant immediate statehood to the Territories of Alasaka and Hawaii.

Introduced—considered—adopted—referred	585-586
Engrossed—To House	594
Referred for enrollment	809
Enrolled—To House	825
To Secretary of State	852

SCR 22—By McSpadden—A Concurrent Resolution declaring and proclaiming that every person born in Oklahoma during the year 1907 and still

residing in the State shall henceforth be known and distinguished as "Golden Citizens of Oklahoma."

Introduced—considered—adopted—referred	593
Engrossed—To House	608
Referred for enrollment	753
Enrolled—To House	778
To Secretary of State	785
SCR 23—By Hall and Payne of the Senate and Lollar, et al of the House—	United States relating to Legislation and policy designed to limit imports of glass, lead and zinc.
A Concurrent Resolution memorializing the President and Congress of the	
Introduced—considered—adopted—referred	759-760
Engrossed—To House	760
Referred for enrollment	763
Enrolled—To House	778
To Secretary of State	785
SCR 24—By Hamilton and Mahan of the Senate, and Cook of the House—A Concurrent Resolution requesting the Oklahoma State Regents for Higher Education to study the need for and	the advisability of adding two years of academic work to the courses of study presently offered by the Eastern Oklahoma A. & M. College.
Introduced—considered—adopted—referred	793-794
Engrossed—To House	825
Referred for enrollment	904
Enrolled—To House	959
To Secretary of State	994
SCR 25—By Hall, Dendy, McSpadden and Allen of the Senate, and Wilson, Lollar, Pitcher, Briscoe and Munson of	the House—A Concurrent Resolution paying tribute to Jennie Lee Goodnaught and others.
Introduced—considered—adopted—referred	942
Engrossed—To House	985
Referred for enrollment	999
Enrolled—To House	1082
To Secretary of State	1111
SCR 26—By Field of the Senate, and Allard of the House—A Concurrent	Resolution to establish the design of the flag of the Governor of Oklahoma.
Introduced—considered—adopted—referred	960
Engrossed—To House	985
Referred for enrollment	999
Enrolled—To House	1082
To Secretary of State	1111
SCR 27—By Field of the Senate and Allard of the House—A Concurrent Resolution entrusting to the Honorable Raymond Gary, Governor of the State	of Oklahoma, the office chairs and other associated office equipment personally used by him in the course of his term of office.
Introduced—considered—adopted—referred	960-961
Engrossed—To House	985

Referred for enrollment	999
Enrolled—To House	1082
To Secretary of State	1111

SCR 28—By Breeden and Collins (Creek) of the Senate, and Dolezal, Sparks and Arrington of the House—A Concurrent Resolution commending and congratulating the Perry highschool

band and the Stillwater highschool band; designating the Perry band as the official Semi-Centennial Marching Band and the Stillwater band as the official Semi-Centennial Concert Band.

Introduced—considered—adopted—referred	1031
Engrossed—To House	1069
Referred for enrollment	1157
Enrolled—To House	1204-1205
To Secretary of State	1227

SCR 29—By Allen of the Senate, and Davis and Lance of the House—A Resolution congratulating and commending

the John A. Morris family of Chickasha as Oklahoma's "All-American Family."

Introduced—considered—adopted—referred	1113
Engrossed—To House	1115
Referred for enrollment	1115
Enrolled—To House	1124
To Secretary of State	1147

SCR 30—By Boecher—A Concurrent Resolution commending and expressing appreciation to the Governor of the State, the State Civil Defense organization, the State Department of Public Welfare, the State Highway Depart-

ment, the Department of Public Safety, the State Health Department, the Salvation Army, the Red Cross and all others for their prompt assistance to the flood stricken communities and to the flood victims.

Introduced—considered—adopted—referred	1137-1138
Engrossed—To House	1204
Referred for enrollment (co-authored)	1237
Enrolled—To House	1250
To Secretary of State	1292

SCR 31—By Shoemake and Baldwin—A Resolution relating to flood control; directing Water Resources Board in

co-operation with other agencies to urge completion of flood control projects.

Introduced—considered—adopted—referred	1165-1166
Engrossed—To House	1207

SCR 32—By Mahan of the Senate and Tinker and Shoemake of the House—A Resolution designating the "Internation-

al Roundup Cavalcade," to be held at Pawhuska July 26, 27, 28, as the official Oklahoma Semi-Centennial Cavalcade.

Introduced—considered—adopted—referred	1179-1180
Engrossed—To House	1214
Referred for enrollment	1237
Enrolled—To House	1243-1244
To Secretary of State	1292

SCR 33 — By Rinehart, Cartwright, Field and Cowden of the Senate, and Carmichael, Musgrave and Long (Seminole) of the House—A Resolution in memoriam of Robert Terry Stewart, outstanding citizen of Oklahoma; directing that authenticated copies of this Resolution be forwarded to specified persons.

Introduced—considered—adopted—referred	1196-1197
Engrossed—To House	1243-1244
Referred for enrollment (co-authored)	1305
Enrolled—To House	1338
To Secretary of State	1338

SCR 34—By Rinehart of the Senate and Allard of the House—A Resolution providing for lawmakers reunion as a part of the Semi-Centennial Celebration; fixing date for July 2nd, 1957.

Introduced—considered—adopted—referred	1249-1250
Engrossed—To House	1277
Referred for enrollment	1305
Enrolled—To House	1332
To Secretary of State	1338

SCR 35 — By Allen—A Concurrent Resolution relating to the State Legislative Council; requesting the Executive Committee of said Council to prepare recommendations in Bill form at least thirty days prior to each ensuing regular and special legislative session; * * *

Introduced—adopted—referred	1309-1310
Engrossed—To House	1315

PART IV

SENATE RESOLUTIONS

(Titles at length shown on page numbers
opposite "Introduced.")

SR 1—By Baldwin, Harris, Rinehart, Allen, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Herndon, Hope, Jones, McClendon, McColgin, Mc-

Spadden, Mahan, Miskovsky, Perryman, Price, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland), Young (Haskell).—A Resolution in tribute to Senator Bill Logan.

Introduced—considered—adopted—referred for enrollment 13-14
Enrolled—To Secretary of State 48

SR 2—By Committee on Employment—A Senate Resolution creating positions of additional extra help in ac-

cordance with the authority conferred upon the Senate by virtue of Section 273, Title 74, O. S. 1951 * * *

Introduced—considered—adopted—referred for enrollment 14-15
Enrolled—To Secretary of State 48

SR 3—By Committee on Privileges and Elections—A Resolution authorizing the Committee on Privileges and Elections to conduct additional hearings and

investigations into the Senate contests pending in the Twelfth (12) and Thirty-second (32) Senatorial Districts of the State of Oklahoma; * * *

Introduced—considered—adopted—referred for enrollment 48-49
Enrolled—To Secretary of State 52

SR 4 — By Miskovsky, Price, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Perry-

man, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell)—A Resolution designating Miss Yvonne Chouteau as "Miss Oklahoma Semi-Centennial."

Introduced—considered—adopted—referred for enrollment 58-59
Enrolled—To Secretary of State 63

SR 5—By Shoemake, Stipe, Frazier, Perryman, McSpadden, Payne, Tipps, McColgin, Herndon, Collins (Pontotoc), Hamilton, Trent, Dendy, Young (Haskell), Allen, and Harris—A Senate Res-

olution authorizing the President Pro Tempore to appoint a special committee of the Senate to study insurance rates and rate-making procedures in Oklahoma; * * *

Introduced—considered—adopted—referred for enrollment	76-77
Enrolled—To Secretary of State	82
Committee appointed under	92
CR and adopted	1310

SR 6—By Stipe, Shoemake, Frazier, Perryman, McSpadden, Payne, Tipps, McColgin, Herndon, Collins (Pontotoc), Trent and Hamilton—A Resolution relating to automobile insurance rates; requesting the State Insurance Board

to take certain action on rate increases already adopted and those pending; requesting said Board to report its action to the Senate within Five (5) days from the date of adoption of this Resolution.

Introduced and referred to committee	78
--	----

SR 7—By Collins (Pontotoc)—A Senate Resolution relating to the State Highway Department; creating a five (5) member Committee to investigate

the purchase order system and other purchasing procedures of said Department and requiring reports by said Special Committee.

Introduced—considered—adopted—referred for enrollment	83-84
Sub-committee of roads and highways appointed	92
Enrolled—To Secretary of State	93

SR 8—By Miskovsky, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpad-

den, Mahan, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell) — A Resolution commending the Junior Hospitality Club of Oklahoma City.

Introduced—considered—adopted—referred for enrollment	111-112
Enrolled—To Secretary of State	117

SR 9 — By Boecher, Fine, Baldwin, Rinehart, Mahan—A Resolution providing for the employment of technicians and skilled help in connection with any

contract or contracts between the Grand River Dam Authority and the Public Service Company or any other company.

Introduced—considered—adopted—referred for enrollment	112-113
Enrolled—To Secretary of State	117

SR 10—By Stipe, Miskovsky, and Young (Cleveland)—A Senate Resolu-

tion relating to pre-initiation week activities of college fraternities; * * *

Introduced—considered—adopted—referred for enrollment	224-225
Enrolled—To Secretary of State	231

SR 11—By Allen—A Resolution congratulating the Chickasha Junior High

School football team known as the "Little Chicks", and its coaches; * * *

Introduced—considered—adopted—referred for enrollment239-240
 Enrolled—To Secretary of State 261

SR 12—By Rinehart—A Resolution providing for committee to attend Red River Compact Commission hearing.

Introduced—considered—adopted—referred for enrollment256-257
 Committee appointed under; Reports of257; 308; 316-317
 Enrolled—To Secretary of State 261

SR 13—By Boecher—A Resolution directing the President Pro Tempore of the Senate to designate a member of the Senate to go to Washington, D. C., to confer with government officials on matters pertaining to the Grand River Dam Authority.

Introduced—considered—adopted—referred for enrollment 257
 Enrolled—To Secretary of State 261

SR 14—By Frazier, Tipps—A Resolution relating to the Oklahoma State War Veterans Home facilities and Federal funds therefor; creating a committee of three (3) members of the State Senate to attend certain conferences in Washington, D. C., on February 26, 27, 28, 1957; authorizing reimbursement for necessary travel and other expenses as provided by law.

Introduced—considered—adopted—referred for enrollment263-264
 Committee appointed under 264
 Enrolled—To Secretary of State 279
 CR under376-377

SR 15—By Harris—A Resolution lauding Coleman "Buck" McPhail as an athlete and as a person; praising his wife, Carol Ann McPhail, an employee of the Oklahoma State Senate; noting regretfully their leaving the State of Oklahoma; and designating them as Oklahoma Ambassadors of Good Will.

Introduced—considered—adopted—referred for enrollment353-354
 Enrolled—To Secretary of State 358

SR 16—By McSpadden—A Resolution commending the Oologah, Oklahoma, girls high school basketball team and their coach, Mr. Van Curen.

Introduced—considered—adopted—referred for enrollment 383
 Enrolled—To Secretary of State 396

SR 17—By McSpadden—A Resolution commending (Mrs.) Betty Joyce Cooper, of the Oologah, Oklahoma, girls high school basketball team and designating her as "Mrs. Oklahoma High School Basketball for 1957."

Introduced—considered—adopted—referred for enrollment383-384
 Enrolled—To Secretary of State 396

SR 18—By McSpadden—A Resolution commending Jim Snively, Pawhuska, Oklahoma, for his professional accomplishment on the rodeo circuit; * * *.

Introduced—considered—adopted—referred for enrollment398-399
 Enrolled—To Secretary of State 421

SR 19—By McSpadden—A Resolution commending the field of rodeo; recognizing rodeo as a field of sport.

Introduced—considered—adopted—referred for enrollment	399-400
Enrolled—To Secretary of State	421
SR 20 —By Payne and McSpadden— A Resolution commending Jim Shoulders, Henryetta, Oklahoma, for his many	professional accomplishments on the rodeo circuit; * * *.
Introduced—considered—adopted—referred for enrollment	400
Enrolled—To Secretary of State	421
SR 21 —By Young (Haskell)—A Resolution expressing sympathy and sorrow for the passing of Mr. George Young,	of Noble, Oklahoma, uncle of Senator Virgil Young.
Introduced—considered—adopted—referred for enrollment	417
Enrolled—To Secretary of State	444-445
SR 22 —By Wilson (Beckham) — A Resolution relating to insurance and insurance rates in the State of Okla-	homa; creating a special committee of four (4) members to make a personal inspection * * *.
Introduced—considered—adopted—referred for enrollment	417-418
Committee appointed under	418
Enrolled—To Secretary of State	435
SR 23 —By Field—A Resolution commending and congratulating members of the Guymon Tigers and their coach	Mr. Coy Gibson upon winning the 1957 State Class "A" basketball championship.
Introduced—considered—adopted—referred for enrollment	455-456
Enrolled—To Secretary of State	486
SR 24 —By Carrier — A Resolution commending and congratulating the Enid Plainsmen and their coach Jim Stroup	upon winning the State "AA" basketball championship.
Introduced—considered—adopted—referred for enrollment	456
Enrolled—To Secretary of State	486
SR 25 —By Miskovsky—A Resolution acknowledging and expressing thanks to	Mr. Dan Vinson * * *.
Introduced—considered—adopted—referred for enrollment	469-470
Enrolled—To Secretary of State	503
SR 26 —By Trent—A Resolution commending and congratulating the Tushka	high school girls' basketball team and its coach Mr. Walter Cooper * * *.
Introduced—considered—adopted—referred for enrollment	474-475
Enrolled—To Secretary of State	503
SR 27 —By Rinehart and Ritzhaupt— A Resolution expressing congratulations to Malcolm E. Phelps, M. D., of El Reno,	Oklahoma on being installed President of the American Academy of General Practice.
Introduced—considered—adopted—referred for enrollment	505
Enrolled—To Secretary of State	519

- SR 28**—By Collins (Pontotoc)—A Resolution commending and congratulating the Ada Highschool Football Team and its Coach, Mr. Elvan George, upon winning the State Class "A" Championship.
- Introduced; considered—adopted—referred for enrollment 512; 517
 Enrolled—To Secretary of State 537
- SR 29**—By Collins (Pontotoc)—A Resolution commending and congratulating the Byng high school girls' basketball team and its coach Mrs. Bertha Teague.
- Introduced—considered—adopted—referred for enrollment 517-518
 Enrolled—To Secretary of State 537
- SR 30**—By Collins (Pontotoc)—A Resolution commending and congratulating the Vamoosa highschool basketball team and its coach Herman Robertson.
- Introduced—considered—adopted—referred for enrollment 518
 Enrolled—To Secretary of State 537
- SR 31**—By Wilson (Beckham)—A Resolution calling attention to the opening of the four-lane highway U. S. 66 into Oklahoma on April 26, 1957, and the great rodeo at Erick, Oklahoma, on April 26 and 27, 1957, * * *.
- Introduced—considered—adopted—referred for enrollment 518-519
 Enrolled—To Secretary of State 537
- SR 32**—By Perryman—A Resolution commending and paying tribute to Mrs. Rose Christy Darnell, Clinton, for her half-century of service on behalf of better libraries for the State of Oklahoma.
- Introduced—considered—adopted—referred for enrollment 524-525
 Enrolled—To Secretary of State 537
- SR 33**—By Frazier—A Resolution in memory of 1st Lieutenant Charles R. Fair, United States Air Force.
- Introduced—considered—adopted—referred for enrollment 526
 Enrolled—To Secretary of State 537
- SR 34**—By Field and Garvin—A Resolution commending the citizens in general of Texas, Beaver, Cimarron and Harper counties and citizens in particular of these counties for their acts of service and heroism * * *.
- Introduced—considered—adopted—referred for enrollment 550-551
 Enrolled—To Secretary of State 569
- SR 35**—By Frazier and Tipps—A Resolution relating to Loyalty Day; endorsing the Loyalty Day program of the Veterans of Foreign Wars; * * *.
- Introduced—considered—adopted—referred for enrollment 573-574
 Enrolled—To Secretary of State 591
- SR 36**—By Trent—A Resolution directing the President Pro-Tempore of the Senate to appoint three (3) members of the Senate as a committee for the purpose of conferring with the proper authorities in Washington, D. C., in the interest of fostering Federal legislation that will correspond with welfare legislation.

Introduced—considered—adopted—referred for enrollment	617
Committee appointed under	640
Enrolled—To Secretary of State	640
SR 37 —By Miskovsky, Rinehart, Perryman and Sandlin—A Resolution creating a Committee of seven members of the Senate to be appointed by the President Pro Tempore of the Senate to	investigate matters relating to an apparent practice of retailers of placing incorrect weights on packages of meat, etc.
Introduced—considered—adopted—referred for enrollment	639-640
Committee appointed under	640
Enrolled—To Secretary of State	646
SR 38 —By Sandin, Harris and Boecher—A Resolution designating Miss Marcia Mahan as Oklahoma's Representa-	tive and Ambassadors of Good Will to the San Jacinto Festival in San Antonio, Texas, for the week of April 22, 1957.
Introduced—considered—adopted—referred for enrollment	673
Enrolled—To Secretary of State	686-687
SR 39 —By Collins (Pontotoc) — A Resolution relating to students in institutions for the deaf in this State; requesting the State Board of Education	forthwith to admit qualified deaf Negro students to the Oklahoma School for the Deaf, Sulphur, Oklahoma; * * *.
Introduced—To Calendar	695-696
Considered—referred to Special Committee	723-724
Special Committee appointed—Report of	772; 1209
Report adopted	1327-1328
SR 40 —By Young (Haskell) — A Resolution noting the versatile qualities of the Honorable Steve Stahl and	requesting his counsel at a hearing before the Senate Revenue and Taxation Committee.
Introduced—considered—adopted—referred for enrollment	754-755
Enrolled—To Secretary of State	778
SR 41 —By Breeden—A Resolution in honor of Dan A. Hodge, a great athlete,	able student and estimable person.
Introduced—considered—adopted—referred for enrollment	769-770
Enrolled—To Secretary of State	787
SR 42 —By Trent, Rinehart and McClendon—A Resolution relating to certain meetings and conferences attended	by members of the Senate; authorizing * * * reimbursement for actual and necessary expenses * * *.
Introduced—considered—adopted—referred for enrollment	770
Enrolled—To Secretary of State	787
SR 43 —By Hall—A Resolution of appreciation and commendation to the Missouri Highway Commission, and to Rex M. Whitton, their chief engineer,	for outstanding and friendly interstate cooperation in the construction of the Missouri connection to the Will Rogers Turnpike.
Introduced—considered—adopted—referred for enrollment	855-856
Enrolled—To Secretary of State	898

SR 44—By Herndon, Payne, Hamilton, Garvin, Frazier, Trent, Wilson (Greer) and Collins (Pontotoc) — A Resolution commending Jack V. Boyd for his years of service as Executive Director of the Oklahoma Planning and Resources Board.

Introduced—considered—adopted—referred for enrollment 875-876
Enrolled—To Secretary of State 898

SR 45—By Allen, Shoemake, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Mahan, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Stipe, Tipps, Trent, Walker, Wilson, (Greer), Wilson (Beckham), Young (Haskell) and Young (Cleveland)—A Resolution relating to the Honorable Don Baldwin, President Pro Tempore of the State Senate of the 26th Session of the Oklahoma Legislature, his desk, chairs, office fixtures and appurtenances thereto, and gavel.

Introduced—considered—adopted—referred for enrollment 961
Enrolled—To Secretary of State 985

SR 46—By Cowden—A Resolution in memory of the late J. William Cordell.

Introduced—considered—adopted—referred for enrollment 969-970
Enrolled—To Secretary of State 1001-1002

SR 47—By Frazier, Collins (Pontotoc), Young (Haskell), Cowden, Fine, Baldwin, Perryman, Tipps, Field, Allen, Hope, Cartwright, Trent, Shoemake and Herndon.—A Resolution providing for a flag ceremony at the opening of sessions of the Senate.

Introduced—considered—adopted—referred for enrollment 974-975
Vote reconsidered by which adopted 1031
Considered—adopted—referred for enrollment 1031-1032
Enrolled—To Secretary of State 1082

SR 48—By Wilson (Beckham) — A Resolution recognizing H. K. Speed, M. D., of Sayre, Oklahoma, for completing fifty (50) years of the practice of medicine in Beckham County, Oklahoma, * * *.

Introduced—considered—adopted—referred for enrollment 975
Enrolled—To Secretary of State 1022

SR 49—By Collins (Creek)—A Resolution commending and congratulating Wesley A. Whittlesey II as outstanding bandman of the University of Oklahoma Band.

Introduced—considered—adopted—referred for enrollment 1030-1031
Enrolled—To Secretary of State 1082

SR 50—By Baldwin — A Resolution commending the Southwestern Bell Telephone Company upon its selection of employees to serve the Oklahoma State Senate during the Twenty-sixth Session of the Legislature of the State of Oklahoma.

Introduced—considered—adopted—referred for enrollment 1065
Enrolled—To Secretary of State 1082

- SR 51**—By Young (Cleveland) — A Resolution requesting the Executive Committee of the State Legislative Council to consider a study of the need for safety regulations for rest homes, nursing homes and related institutions during the 1957-1959 interim * * *.
- Introduced—considered—adopted—referred for enrollment 1113-1114
 Enrolled—To Secretary of State 1147
- SR 52**—By McSpadden—A Resolution memorializing the Congress of the United States and the Appropriation Committees thereof to direct special attention to the land procurement practices of the Corps of Army Engineers in the Oolagah Dam area on the Verdigris River in Northeast Oklahoma.
- Introduced—considered—adopted—referred for enrollment 1138-1141
 Enrolled—To Secretary of State 1204
- SR 53**—By Coppock and Boecher—A Resolution memorializing Congress to increase emphasis on up-stream flood control projects as against big dam legislation.
- Introduced—considered—Indefinitely postponed 1180
- SR 54**—By Baldwin—A Resolution expressing appreciation to the Associated Industries of Oklahoma and its representative, E. J. O'Connor, for services rendered to the Twenty-sixth Legislature of Oklahoma.
- Introduced—considered—adopted—referred for enrollment 1180-1181
 Enrolled—To Secretary of State 1214
- SR 55**—By Stipe—A Resolution authorizing and directing the President Pro Tempore of the Senate to appoint an Interim Investigating Committee to be composed of not more than five (5) members of the Senate for the interim period 1957-1959; * * *.
- Introduced—considered—adopted—referred for enrollment 1251
 Enrolled—To Secretary of State 1292
- SR 56**—By Stipe—A Resolution authorizing and directing the President Pro Tempore of the Senate to appoint an Interim Special Highway Committee to be composed of not more than five (5) members of the Senate for the interim period 1957-1959; * * *.
- Introduced—considered—adopted—referred for enrollment 1251-1252
 Enrolled—To Secretary of State 1278
- SR 57**—By Trent, Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grant-ham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Mahan, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman, Price, Rinehart, Ritzhaupt, Sandlin, Shoemaker, Stipe, Tipps, Walker, Wilson (Greer), Wilson (Beckham), Young (Cleveland), Young (Haskell)—A Resolution commending Mr. C. R. Smith, New York City, New York, President of American Airlines.
- Introduced—considered—adopted—referred for enrollment 1252-1253
 Enrolled—To Secretary of State 1306

SR 58—By Ritzhaupt, Young (Haskell), Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, McClendon, McColgin, McSpadden, Mahan, Miskovsky, Payne, Perryman, Price, Rinehart, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Beckham), Wilson (Greer) and Young (Cleveland)—A Resolution of appreciation and commendation to Mrs. Helen Nye, 1114 Cumberland Drive, Oklahoma City, Oklahoma, for her faithful years of service.

Introduced—considered—adopted—referred for enrollment1253-1254
Enrolled—To Secretary of State1292

SR 59—By Mahan—A Resolution commending the employees of the Senate Engrossing and Enrolling Department for their excellent work during the Twenty-sixth Oklahoma Legislature.

Introduced—considered—adopted—referred for enrollment1255
Enrolled—To Secretary of State1292

SR 60—By Collins (Pontotoc) — A Resolution congratulating and commending the Byng "Pirates" on winning the State highschool class "B" baseball championship.

Introduced—considered—adopted—referred for enrollment1275-1276
Enrolled—To Secretary of State1332

SR 61 — By Baldwin — A Resolution commending the Oklahoma Press Association for their public service in heralding the operations of the Oklahoma Department of Commerce and Industry and congratulating Dr. Randall T. Klemme and his staff.

Introduced—adopted—referred for enrollment1308-1309
Enrolled—To Secretary of State1332

SR 62—By Hamilton—A Resolution to provide for the location, establishment, operation and maintenance of Cavanal Mountain State Park in LeFlore County; * * *.

Introduced—adopted—referred for enrollment1309
Enrolled—To Secretary of State1332

SR 63—By Hamilton—A Resolution expressing the legislative intent in the enactment of House Bill No. 682 of the 1957 Oklahoma Legislature, providing for the reimbursement of travel expenses of State officials and employees.

Introduced—adopted—referred for enrollment1329-1330
Enrolled—To Secretary of State1338

SR 64—By Shoemake—A Resolution inviting Ed Sullivan to originate his television show from Oklahoma on November 17th, using famous stars and personalities who were born in this State.

Introduced—adopted—referred for enrollment1330
Enrolled—To Secretary of State1338

SR 65—By Allen, Baldwin, Boecher, Breeden, Carrier, Cartwright, Collins (Creek), Collins (Pontotoc), Coppock, Cowden, Dacus, Dendy, Easterly, Field, Fine, Frazier, Garvin, Grantham, Hall, Hamilton, Harris, Herndon, Hope, Jones, Mahan, McClendon, McColgin, McSpadden, Miskovsky, Payne, Perryman,

Price, Rinehart, Ritzhaupt, Sandlin, Shoemake, Stipe, Tipps, Trent, Walker, Wilson (Greer), Wilson (Beckham), Young (Haskell) and Young (Cleveland)
—A Senate Resolution commemorating the Honorable Frank Truel, Sergeant-at-Arms of the Senate of the State of Oklahoma.

Introduced—adopted—referred for enrollment -----1331
Enrolled—To Secretary of State -----1338

PART V

HOUSE BILLS

(Titles at length shown on page numbers
opposite "1st Readings.")

***HB 501**—By Sampsel, et al of the House, and Field, Dacus, Wilson (Beckham), Dendy and Hope of the Senate—An Act relating to insurance; providing

an Insurance Code for the State of Oklahoma; * * * and declaring an emergency.

1st Reading	656
2nd Reading	667
CR	839
Made Special Order	924
Considered—advanced—3rd Reading—referred	954-955
Insurance Committee commended Re	955
Engrossed—To House	973
SAs concurred in—passed	1093
4th Reading	1152

***HB 502**—By Allard—An Act pertaining to the Semi-Centennial.

1st Reading	335
2nd Reading	340
CR	357
Considered—advanced—3rd Reading—referred	461
Engrossed—To House	471
SAs rejected—conference requested—To JCCA	657
Conference granted—To JCCA	730
OCR adopted—passed—To House	990-991
4th Reading	1000

***†HB 504**—By Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) of the Senate—An Act relating to county officers; providing addi-

tional duties for County Attorneys in certain counties having a population of not less than * * *; and declaring an emergency.

1st Reading	93
2nd Reading	96

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

CR	248
Considered—advanced—3rd Reading—referred	255
Engrossed—To House	261
SAs concurred in—passed	297
4th Reading	310
*† HB 505 —By Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) of the Senate—An Act relating to county officers; providing additional duties for County Judges in certain counties having a population of not less than * * *; and declaring an emergency.	
1st Reading	93
2nd Reading	96
CR	248
Considered—advanced—3rd Reading—referred	254-255
Engrossed—To House	261
SAs concurred in—passed	297
4th Reading	310
* HB 508 —By McCarty, et al of the House and Hamilton, Dacus, Field, Tipps, McColgin, Breeden, Allen, Boecher, Harris, Sandlin, Collins (Pontotoc), Young (Haskell), Shoemake, Dendy, Frazier, Walker, McSpadden, Miskovsky, Jones, Collins (Creek), Rinehart, Cartwright, Hall, Cowden and Young (Cleveland) of the Senate—An Act relating to the public schools of Oklahoma; dealing with the payment of State Aid; * * * and declaring an emergency.	
Prior to its receipt, Rinehart motion adopted, to place bill on calendar without reference to committee	166
1st Reading	171
2nd Reading—To Calendar	173
Wd—referred	193
CR	339
Considered—advanced—3rd Reading—referred	359-360
Engrossed—To House	365-366
SAs rejected—conference requested—HCs named	373; 395
Conference granted—SCs appointed	398
CCR rejected—further conference requested—original HCs named and instructed	507
Instructions to HCs rescinded	521
Further conference granted, SCs re-appointed	534
CCR adopted—passed—To House	545-549
4th Reading	555
* HB 510 —By Goodfellow, et al of the House and Allen and Miskovsky of the Senate—An Act relating to courts and establishing a Small Claims Court; setting their jurisdiction and venue; and declaring an emergency.	
1st Reading	656
2nd Reading	667

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

CR	791
Considered—advanced—3rd Reading—referred	1079-1080
Engrossed—To House	1109
SAs concurred in—passed	1155
4th Reading	1179

HB 511—By Goodfellow, et al of the House and Baldwin of the Senate—An Act pertaining to larceny of domestic animals; * * *.

1st Reading	237
2nd Reading	241

***HB 512**—By Goodfellow and Long (Caddo) of the House and Baldwin of the Senate—An Act amending * * *, providing for the recognition of gain on the sale of certain livestock sold within a drought disaster area as designated by the Secretary of Agriculture of the United States * * *; and declaring an emergency.

1st Reading	322
2nd Reading	328
CR	480

Considered—advanced—3rd Reading—To House	534-535
4th Reading	557

***HB 514**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making an appropriation to the Consolidated Negro Institution; stating the purpose; appropriation to the Pauls Valley State School; * * * designating the State Board of Public Affairs as the contracting and purchasing agency; * * * and declaring an emergency.

1st Reading	99
2nd Reading	102
CR	190
Wd—re-referred	203
CR	210
Considered—advanced—3rd Reading—referred	220-221
Engrossed—To House	231
SAs concurred in—passed	249
4th Reading	259

***HB 516**—By Larason et al of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations from the State Treasury of the State of Oklahoma for the operation and maintenance of State institutions; * * * and declaring an emergency.

1st Reading	99
2nd Reading	102
CR—re-referred	159
CR	310
Considered—advanced—3rd Reading—referred	333
Engrossed—To House	339-340
SAs rejected—conference requested—HCs named	372; 395; 425

* Approved by Governor

Conference granted—SCs appointed	411; 809
CCR read	1126-1130
CCR adopted—passed—To House	1152
4th Reading	1179

HB 517—By McCarty, et al—An Act requiring all persons addicted to the use of regulated drugs as defined by the laws of this State without a prescribed medical need therefor, who re-

side or remain in this State for a period of 24 hours or more to register with the local sheriff or police department; * * * and declaring an emergency.

1st Reading	197
2nd Reading	210
CR	470
Considered—advanced—3rd Reading—referred	1144; 1148-1149
Engrossed—To House	1204
SAs concurred in—passed	1235-1236
4th Reading	1243
Pocket Vetoed by Governor	

HB 519—By McCarty, et al—An Act granting the power of Peace Officers to the Secretary and all inspectors of

the Board of Pharmacy; * * * and declaring an emergency.

1st Reading	197
2nd Reading	210
CR	286
Considered—advanced	784

***HB 520**—By McCarty and Skeith—An Act amending * * * relating to the driving of motor vehicles while under

the influence of intoxicating liquor, regulated drugs and marihuana; and declaring an emergency.

1st Reading	750
2nd Reading	753
CR	920
Considered—advanced—3rd Reading—To House	1289
4th Reading	1307

***HB 521**—By McCarty and Skeith—An Act making an appropriation to the Attorney General for the division of

regulated drug enforcement; * * * and declaring an emergency.

1st Reading	186
2nd Reading	191
CR	505
Considered—advanced—3rd Reading—To House	668
4th Reading	685

***HB 522**—By McCarty and Skeith—An Act appropriating to the Attorney General Twenty-Five Hundred Dollars (\$2,500.00) * * * for evidence money to

be expended in enforcing the regulated drug laws of the State; * and declaring an emergency.

* Approved by Governor

1st Reading	186
2nd Reading	191
CR	505
Considered—advanced—3rd Reading—To House	668-669
4th Reading	685

***HB 523**—By McCarty and Skeith—
An Act amending * * * pertaining to
the penalty for the violation of the

barbiurate and amphetamine law; and
declaring an emergency.

1st Reading	228
2nd Reading	232
CR	470
Considered—advanced—3rd Reading—To House	1316
4th Reading	1338

***HB 525**—By McCarty, et al—An Act
amending * * *; relating to the penalty
for the violation of the Regulated Drug

Laws of this State; * * * and declaring
an emergency.

1st Reading	674
2nd Reading	677
CR	811
Considered—advanced—3rd Reading—To House	1285-1286
4th Reading	1307

*†**HB 528**—By Livingston, Norris,
Lance and Daniel—An Act prohibiting
all commercial fishing within certain

counties; * * * and declaring an emer-
gency.

1st Reading	186
2nd Reading	191
CR	375
Considered—advanced—3rd Reading—referred	429-430
Engrossed—To House	444
SAs concurred in—passed	454
4th Reading	460

***HB 530**—By Ozmun, et al of House
and Cowden, Field, Jones and Stipe of
the Senate—An Act relating to Emer-
gency Relief and General Assistance;

abolishing the Oklahoma Emergency Re-
lief Board; transferring all authority
* * *; and declaring an emergency.

1st Reading	77
2nd Reading	82
Wd and to calendar	89
Considered—advanced—3rd Reading—referred	92-93
Engrossed—To House	95
SAs concurred in—passed	99
4th Reading	100

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

***HB 534**—By Graves, Stevens and Levergood of the House and Sandlin of the Senate—An Act pertaining to providing interpreters for deaf mutes in

certain cases; providing for oath, providing for payment of interpreter's services; and declaring an emergency.

1st Reading -----	147
2nd Reading -----	150
CR -----	196
Considered—advanced—3rd Reading—referred -----	220
Engrossed—To House -----	231
SAs concurred in—passed -----	249
4th Reading -----	259

HB 535—By Shibley, et al—An Act relating to fireworks; defining same;

specifying manner of storage, sale and handling; * * *.

1st Reading -----	186
2nd Reading -----	191
CR—re-referred -----	944
CR -----	1135
Stricken -----	1181

***HB 536**—By Shibley, et al—An Act relating to a State Wide Broiler Show; authorizing the State Board of Agricul-

ture to organize and fix time and place for same * * *; and declaring an emergency.

1st Reading -----	114
2nd Reading -----	118
CR -----	236
Considered—advanced—3rd Reading—referred -----	903
Engrossed—To House -----	932-933
SAs concurred in—passed -----	947
4th Reading -----	985

***HB 537**—By Bullard, et al—An Act authorizing the acquisition, preservation and protection of buildings, structures, sites, monuments and other tangible

articles of historical significance in Oklahoma; * * * and declaring an emergency.

4th Reading -----	242
2nd Reading -----	252
CR -----	627
Considered—advanced—3rd Reading—To House -----	689-690
4th Reading -----	726-727

***HB 538**—By Nigh, et al of the House and Sandlin, Dacus, Field, McColgin, Wilson (Greer), Stipe, Breeden, Allen, Boecher, Harris, Collins (Pontotoc), Collins (Creek), Shoemake, Young (Haskell), Dendy, Walker, McSpadden, Mis-

kovsky, Jones, Rinehart, Tipps, Cartwright and Cowden of the Senate—An Act repealing * * * relating to school library books; * * * and declaring an emergency.

* Approved by Governor

1st Reading	501
2nd Reading	506
CR	640
Considered—advanced—3rd Reading	802-809
ML; time extended	809; 882-883
Engrossed—To House	925
4th Reading	948

*†**HB 539**—By Daugherty of the House, and Harris of the Senate—An Act amending * * * ; authorizing the Sheriff of certain counties having a

population of not less than * * * to purchase two-way radio equipment; * * * and declaring an emergency.

1st Reading	93
2nd Reading	96
CR	149
Considered—advanced—3rd Reading—To House	166-167
4th Reading	181

*†**HB 540**—By Sampsel of the House and Dendy of the Senate—An Act providing a minimum annual salary of Four Thousand Eight Hundred Dollars (\$4,800.00) for the County Attorney in

counties in which there is a State Institution of the State of Oklahoma which exists for the purpose of caring for orphan, neglected or dependent children; and declaring an emergency.

1st Reading	99
2nd Reading	102
CR	147
Considered—advanced—3rd Reading—To House	153-154
4th Reading	166

*†**HB 541**—By Sampsel of the House and Dendy of the Senate—An Act relating to travel expenses of sheriffs in the conduct of official business in certain

counties; establishing mileage fees; providing for the keeping, feeding and maintaining prisoners; and declaring an emergency.

1st Reading	99
2nd Reading	101
CR	149
Considered—advanced—3rd Reading—To House	169-170
4th Reading	181

***HB 542**—By Sampsel and Pitcher of the House and Dendy of the Senate—An Act relating to observation of historical day at Salina, Oklahoma, * * *

making appropriation for the purpose thereof of one thousand dollars (\$1,000.00) * * *.

1st Reading	228
2nd Reading	232
CR	289
Considered—advanced—3rd Reading—To House	306
4th Reading	331

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

*HB 543 —By McCarty, et al of the House and Shoemake, Walker, and Collins (Creek) of the Senate—An Act relating to police pensions and retire-	ments; * * * removing the minimum age limit for retirement; reducing the number of years required before retirement; * * * and declaring an emergency.
1st Reading	178
2nd Reading	181
CR	231
Considered—advanced—3rd Reading—To House	331
4th Reading	357-358
HB 545 —By Long (Caddo), et al of the House and Frazier of the Senate—	An Act pertaining to larceny of domestic animals; * * *.
1st Reading	248
2nd Reading	253
*HB 546 —By Cartwright (Seminole), et al of the House and Walker, McColgin, Breeden, Allen, Boecher, Harris, Hamilton, Sandlin, Collins (Pontotoc), Shoemake, Young (Haskell), Denny, Frazier, McSpadden, Dacus, Miskovsky,	Jones, Rinehart, Tipps, Cartwright and Stipe of the Senate—An Act relating to the distribution of certain taxes; providing revenue for the Teachers' Retirement System of Oklahoma; * * * and declaring an emergency.
1st Reading	248
2nd Reading	253
CR	276
Considered—advanced—3rd Reading—To House	308-309
4th Reading	331
*HB 547 —By Levergood, Pazoureck, and Ruby—An Act pertaining to venue	of actions; amending * * *; and declaring an emergency.
1st Reading	158
2nd Reading	166
CR	196
Considered—advanced—3rd Reading—To House	218-219
4th Reading	232
*HB 549 —By Ozmun and Andrews—An Act defining lotteries; providing for	the issuance of tickets by merchants * * *; and declaring an emergency.
1st Reading	158
2nd Reading	166
CR	279
Considered—advanced—3rd Reading—referred	301; 381-382
Engrossed—To House	392
SAs concurred in—passed	446
4th Reading	450
*HB 550 —By Sumrall and Bouse of the House and Field of the Senate—An Act relating to the public schools of	Oklahoma; * * * dealing with the transfer of pupils; fixing effective date of Act; and declaring an emergency.

1st Reading	158
2nd Reading	166
CR	193
Considered—advanced—3rd Reading—To House	202
4th Reading	215

HB 552—By Shoemake, et al—An Act from certain institutions; * * * and declaring an emergency.
* * *; relating to delinquent children; providing for paroles and releases

1st Reading	619
2nd Reading	631

***HB 553**—By Levergood—An Act relating to grand and petit juries; * * * and declaring an emergency.

1st Reading	147
2nd Reading	150
CR	347
Considered—advanced—3rd Reading—To House	541-542
4th Reading	557
By motion, Governor requested to return Bill to House for correction	594
HB 553 received from House	610
Votes reconsidered by which passed and advanced	610
Considered—advanced—3rd Reading—referred	628
Engrossed—To House	640
SAs concurred in—passed	657
4th Reading	667

***HB 554**—By Ogden, et al of the House and Field of the Senate—An Act pertaining to bindweed; * * * and declaring an emergency.

1st Reading	944
2nd Reading	948
CR	1091
Considered—advanced—3rd Reading—To House	1150
4th Reading	1179

***HB 555**—By Cunningham and Levergood—An Act relating to tattooing; making it unlawful to tattoo or offer to tattoo any person; * * * and declaring an emergency.

1st Reading	147
2nd Reading	150
CR	532
Considered—advanced—3rd Reading—referred	1074-1075
Engrossed—To House	1084
SAs concurred in—passed	1155
4th Reading	1178

HB 559—By Committee on Roads and Highways—An Act pertaining to construction and structures on and overhanging highways; * * * and declaring an emergency.

1st Reading -----	147
2nd Reading -----	150
CR -----	490
Considered—advanced—3rd Reading—referred -----	1275
Engrossed—To House -----	1301
*HB 563— By Committee on Roads and Highways—An Act relating to Driver's license; amending * * *; and declaring an emergency.	
1st Reading -----	371
2nd Reading -----	375
CR—re-referred -----	490
CR -----	582
Considered—advanced—3rd Reading—To House -----	957
4th Reading -----	985
*HB 564— By Committee on Roads and Highways—An Act amending * * * providing proof of financial responsibility by nonresident owner; * * * and declaring an emergency.	
1st Reading -----	962
2nd Reading -----	971
CR—re-referred -----	1035
CR -----	1091
Considered—advanced—3rd Reading—To House -----	1210
4th Reading -----	1243
HB 566— By Committee on Roads and Highways—An Act to provide for the planning, acquisition, use, regulation and exercise of highway-development rights by the highway authorities of the State and of counties, cities and towns; * * * and declaring an emergency.	
1st Reading -----	297
2nd Reading -----	299
HB 567— By Committee on Roads and Highways—An Act amending 69 O. S. 1951, Section 368, relating to the establishing of county roads; and declaring an emergency.	
1st Reading -----	237
2nd Reading -----	241
CR -----	490
*HB 568— By Ozmun, Simmons and Taliaferro—An Act relating to courts; providing for additional duties by authorizing Superior Court Judges of certain counties upon designation by the Chief Justice, to hold courts in other judicial districts; providing for the payment of travel expense and compensation for such additional duties; * * * and declaring an emergency.	
1st Reading -----	158
2nd Reading -----	166
CR -----	196
Considered—advanced—3rd Reading—To House -----	234-235
4th Reading -----	259

* Approved by Governor

HB 569—By Stevens, Graves, Levergood, Wolf and Alexander—An Act relating to elections; * * * designating the time for opening and closing polls; requiring separate colors for each cate-

gory of ballots; increasing compensation of precinct officials to six dollars (\$6.00) per day and mileage; and declaring an emergency.

1st Reading -----	187
2nd Reading -----	191
CR -----	298
Considered—re-referred -----	406; 597-598

***HB 571**—By Stevens, et al—An Act relating to special identification auto

license plates; * * * and declaring an emergency.

1st Reading -----	147
2nd Reading -----	150
CR -----	582
Considered—advanced—3rd Reading—referred -----	608
Engrossed—To House -----	618
SAs concurred in—passed -----	644
4th Reading -----	646

***HB 574**—By Nigh, et al of the House, and Young (Cleveland) of the Senate—An Act to amend the Southern Regional

Education Compact to increase the number of members of the Board of Control for Southern Regional Education * * *.

1st Reading -----	371
2nd Reading -----	375
CR -----	556
Considered—advanced—3rd Reading—To House -----	598
4th Reading -----	619

***HB 575**—By Cartwright (Seminole), et al of the House and Stipe, Cartwright, Payne, Rinehart and Sandlin of

the Senate—An Act pertaining to Workmen's Compensation; * * * and declaring an emergency.

1st Reading -----	187
2nd Reading -----	191
CR—re-referred -----	286
CR -----	592
Considered—advanced—3rd Reading—To House -----	730-731
4th Reading -----	760

***HB 576**—By Legal and Fiscal Advisory Committee — An Act relating to

banks; making branch banking unlawful; * * * and declaring an emergency.

1st Reading -----	750
2nd Reading -----	753
CR -----	1141
Considered—advanced—3rd Reading—referred -----	1232-1233
Engrossed—To House -----	1238
SAs rejected—conference requested—HCs named -----	1244
Conference granted—SCs appointed -----	1244

* Approved by Governor

CCR adopted—passed—To House	1297-1300
4th Reading	1307
*HB 577 —By Camp, Ruby and Nixon —An Act amending 6 O. S. 1951 § 110.1; authorizing banks and other designated	financial institutions to close on one business day of each week * * *; and declaring an emergency.
1st Reading	453
2nd Reading	457
CR	556
Considered—advanced—3rd Reading—To House	696
4th Reading	726-727
*HB 578 —By Briscoe and Sampsel of the House and McSpadden of the Sen- ate—An Act pertaining to the Grand	River Dam Authority; amending * * *; and declaring an emergency.
1st Reading	187
2nd Reading	191
CR	298
Considered—advanced; 3rd Reading—To House	302; 303
4th Reading	331
*HB 579 —By Bailey (Cleveland) and Wolf of the House, and Young (Cleve- land) of the Senate—An Act amending	* * *; expanding Workmen's Compensa- tion coverage of State employees; and declaring an emergency.
1st Reading	371
2nd Reading	375
CR	480
Considered—advanced—3rd Reading—To House	497
4th Reading	506
HB 582 —By Skeith, Gotcher and Nigh—An Act directing payment for merchandise sold by the S. D. Giacomo Company of Krebs, Oklahoma, to the	Robbers Cave Park Grocery in April and May, 1953; and declaring an emer- gency.
1st Reading	228
2nd Reading	232
*HB 584 —By Bliss, Sparkman and Sampsel of the House, and Dendy of the Senate—An Act relating to soil and water conservation; designating the Spring Creek stream system; charter-	ing the Spring Creek Watershed Assoca- tion as a corporation and an agency of the State of Oklahoma; * * * and declaring an emergency.
1st Reading	249
2nd Reading	253
CR	261
Considered—advanced—3rd Reading—To House	281
4th Reading	298

***HB 585**—By Skeith, et al—An Act relating to the concealment, sale, removal, injury, or willful destruction of personal property encumbered with a mortgage or conditional sales contract; * * * and declaring an emergency.

1st Reading	237
2nd Reading	241
CR	347
Considered—advanced—3rd Reading—To House	358
4th Reading	367

***HB 587**—By Pitcher, et al of the House, and Wilson (Greer) and Mis-kovsky of the Senate—An Act relating to larceny of merchandise held for sale; * * * and declaring an emergency.

1st Reading	258
2nd Reading	262
CR	365
Considered—advanced—3rd Reading—referred	450-451
Engrossed—To House	471
SAs concurred in—passed	540
4th Reading	544

***HB 589**—By Metcalf and Priebe—An Act relating to probate procedure and administration of estates of deceased persons; * * * dealing with notice to creditors of deceased persons by executors and administrators; and declaring an emergency.

1st Reading	580
2nd Reading	585
CR	666
Considered—advanced—3rd Reading—referred	732
Engrossed—To House	748
SAs concurred in—passed	789
4th Reading	796

***HB 590**—By Committee on County, State and Federal Government—An Act providing for the bonding of Chief Deputies and assistants of certain County Officials under certain conditions; * * * and declaring an emergency.

1st Reading	228
2nd Reading	232
CR	247
Considered—advanced—3rd Reading—To House	320-321
4th Reading	346

***HB 592**—By Committee on County, State and Federal Government—An Act relating to the cancellation of the bonds of County Officers; and declaring an emergency.

1st Reading	258
2nd Reading	262
CR	385
Considered—advanced—3rd Reading—referred	636-637

Engrossed—To House	646
SAs concurred in—passed	723
4th Reading	726-727

***HB 594**—By Committee on County, State and Federal Government—An Act relating to County Treasurer's receipts; amending * * *; and declaring an emergency.

1st Reading	229
2nd Reading	232
CR	248
Considered—advanced—3rd Reading—referred	349-350
Engrossed—To House	358
SAs concurred in—passed	425
4th Reading	432

***HB 595**—By Committee on County, State and Federal Government—An Act pertaining to County Election Boards; amending * * *; and declaring an emergency.

1st Reading	187
2nd Reading	191
CR	298
Considered—advanced—3rd Reading—referred	334; 335-336
Engrossed—To House	339-340
SAs rejected—conference requested	425
Conference granted—SCs appointed	458
HCs named	569
CCR rejected by House—further conference requested	729
Further conference granted—SCs re-appointed	729
CCR read	752
CCR adopted—passed—To House	775-776
4th Reading	785

***HB 596**—By Committee on County, State and Federal Government—An Act providing, under certain conditions, for the appointment by the District Court of a substitute county attorney; * * * and declaring an emergency.

1st Reading	237
2nd Reading	241
CR	666
Considered—advanced—3rd Reading—referred	777
Engrossed—To House	787
SAs concurred in—passed	1259
4th Reading	1292

HB 598—By Committee on County, State and Federal Government—An Act relating to meetings of County Commissioners; requiring that County Commissioners meet at a certain place and on a certain day once each week; * * *

1st Reading	249
-------------------	-----

* Approved by Governor

2nd Reading -----	253
CR -----	480
HB 600 —By Committee on County, State and Federal Government—An Act relating to time, place and manner for	holding County Commissioners' sessions; * * * and declaring an emergency.
1st Reading -----	228
2nd Reading -----	232
*HB 602 —By Committee on County, State and Federal Government—An Act relating to reports of county audits made by State Examiner and Inspector;	directing publication of notice of filing reports and posting certificate thereof; providing for payment of cost of publi- cation; and declaring an emergency.
1st Reading -----	286
2nd Reading -----	290
CR—re-referred -----	713
CR -----	1000
Considered—advanced—3rd Reading—To House -----	1291
4th Reading -----	1307
HB 604 —By Committee on County, State and Federal Government—An Act amending Senate Bill 376, of the Twen- ty-Fifth Oklahoma Legislature relating	to the purchase of highway construction and maintenance equipment and ma- chinery, and materials; * * * and de- claring an emergency.
1st Reading -----	345
2nd Reading -----	349
CR -----	750
HB 605 —By Committee on County, State and Federal Government—An Act permitting, under certain conditions, the	employment of additional help in the office of the County Clerk; * * * and declaring an emergency.
1st Reading -----	228
2nd Reading -----	232
CR -----	480
*HB 606 —By Committee on County, State and Federal Government—An Act	pertaining to the bond of court clerks; * * * and declaring an emergency.
1st Reading -----	237
2nd Reading -----	241
CR -----	385
Considered—advanced—3rd Reading—To House -----	439-440
4th Reading -----	460
*HB 607 —By Morford, et al of the House and Frazier and Collins (Ponto- toc) of the Senate—An Act * * * re- lating to trial of military prisoners;	providing for jurisdiction of military court-martial to try members of the Na- tional Guard * * *; and declaring an emergency.
1st Reading -----	466
2nd Reading -----	471

CR	569
Considered—advanced—3rd Reading—To House	627-628
4th Reading	657

***HB 609**—By McCarty, Skeith and Andrews—An Act relating to defamation by radio and television; limiting liability for damages for defamatory statements published or uttered in television and/or radio broadcasts; and declaring an emergency.

1st Reading	580
2nd Reading	585
CR	811
Considered—advanced—3rd Reading—referred	1115-1116
Engrossed—To House	1147
ML	1165
House requested to return Bill	1179; 1248
SAs concurred in—passed	1235-1236
4th Reading	1248

***†HB 610**—By Bond (Stephens, et al of the House and Garvin, Allen and Harris of the Senate—An Act relating to District Courts; fixing salaries of certain Judges; providing for method of payment; providing that such Judges shall perform certain additional duties; * * * and declaring an emergency.

1st Reading	228
2nd Reading	232
CR	241
Considered—advanced—3rd Reading—To House	265
4th Reading	280

***HB 611**—By Bond (Stephens) — An Act relating to adoptions; * * * making it unnecessary to have consent of a father, who, after divorce fails to contribute child support * * *; and declaring an emergency.

1st Reading	962
2nd Reading	971
CR	1173
Considered—advanced—3rd Reading—referred	1206
Engrossed—To House	1235
SAs concurred in—passed	1259
4th Reading	1292

HB 619—By Cunningham, et al—An Act relating to insurance rates; abolishing the State Insurance Board, and transferring its powers, duties, files, records, funds and property to the Oklahoma Insurance and Rating Board; * * * and declaring an emergency.

1st Reading	385
2nd Reading	387

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

HB 624—By Langley of the House and Young (Cleveland) of the Senate—An Act providing that all owners of real estate shall file * * * their names

and mailing addresses and changes of mailing addresses * * *; and declaring an emergency.

1st Reading -----	884
2nd Reading -----	887

***HB 625**—By Langley of the House and Young (Cleveland) of the Senate—An Act relating to the time for the

apportionment of millage by the County Excise Board; and declaring an emergency.

1st Reading -----	613
2nd Reading -----	618
CR -----	713
Considered—advanced—3rd Reading—To House -----	756
4th Reading -----	778

***HB 629**—By Nance, et al of the House and Ritzhaupt, Dacus, Harris and Young (Cleveland) of the Senate—An Act relating to old age assistance, * * * providing that on and after June 1st, 1957, it shall be the duty of the Oklahoma Public Welfare Commission in conformity with the

Federal Social Security laws and in regard to funds available to revise and liberalize the budget as now used in ascertaining the need of any person eligible to receive old age assistance * * *; and declaring an emergency.

1st Reading -----	229
2nd Reading -----	232
CR -----	248
Considered—re-referred -----	270-271
CR -----	480
Considered—advanced—3rd Reading—referred -----	532-533
Engrossed—To House -----	569
SAs concurred in—passed -----	585
4th Reading -----	585

***HB 630**—By Huff, et al of the House and Allen, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Frazier, Grant-ham, Hamilton, Hall, Harris, Hope, Mc-Spadden, Miskovsky, Perryman, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell) of the Senate—An Act mak-

ing consolidated appropriations * * * to the Oklahoma State Regents for Higher Education to be allocated to and among the several institutions comprising the Oklahoma State System of Higher Education * * *; providing for Legislative Intent; * * * and declaring an emergency.

1st Reading -----	297
2nd Reading -----	299
CR -----	347
Considered—advanced—3rd Reading—referred -----	637-638
Engrossed—To House -----	646
SAs rejected—conference requested—To JCCA -----	699

* Approved by Governor

Conference granted—To JCCA	699
CCR adopted—passed—To House	987-989
ML; Wd	989; 1067
To House	1067-1068
4th Reading	1091
HB 631 —By Huff, et al of the House and Allen, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Frazier, Grant- ham, Hamilton, Hall, Harris, Hope, Mc- Spadden, Miskovsky, Perryman, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell) of the Senate—An Act af- fecting the Higher Regents.	
1st Reading	323
2nd Reading	328
CR	783
HB 632 —By Huff, et al of the House and Allen, Breeden, Cartwright, Collins (Creek), Collins (Pontotoc), Dacus, Dendy, Easterly, Field, Frazier, Grant- ham, Hamilton, Hall, Harris, Hope, Mc- Spadden, Miskovsky, Perryman, Trent, Walker, Wilson (Beckham), Wilson (Greer), Young (Cleveland) and Young (Haskell) of the Senate—An Act af- fecting the Oklahoma Regents for High- er Education.	
1st Reading	322
2nd Reading	328
CR	783
*HB 634 —By Bailey (Cleveland)—An Act relating to the bodies of deceased inmates or patients of State institutions; * * * and declaring an emergency.	
1st Reading	945
2nd Reading	948
CR	1035
Considered—advanced—3rd Reading—To House	1145
4th Reading	1178
*HB 635 —By Bailey (Cleveland)—An Act amending * * *, relating to the compensation to Court Bailiffs in cer- tain counties; and declaring an emer- gency.	
1st Reading	372
2nd Reading	375
CR	465
Considered—advanced—3rd Reading	489
ML	489
Votes reconsidered by which passed and advanced	499-500
Considered—advanced—3rd Reading—referred	500
Engrossed—To House	506
SAs concurred in—passed	540
4th Reading	544
Paragraph (b) Invalid—Attorney General's Opinion October 21, 1957	

***HB 637**—By Bailey (Cleveland)—An Act relating to the distribution of copies of the Statutes and Session Laws of Oklahoma and amending Title 75, Section 14, Oklahoma Statutes 1951; and declaring an emergency.

1st Reading	600
2nd Reading	606
CR	666
Considered—advanced—3rd Reading—referred	742-743
Engrossed—To House	753
SAs concurred in—passed	947
4th Reading	967

***HB 638**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Oklahoma Historical Society; providing that the Administrative Secretary shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	238
2nd Reading	241
CR	365
Considered—advanced—3rd Reading—referred	380-381
Engrossed—To House	392
SAs rejected—conference requested; HCs named	446; 490
Conference granted—SCs appointed	464
CCR adopted—passed—To House	928-930
4th Reading	948

***HB 639**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the Governor; providing that the Governor shall fix the duties and compensations of employees; setting the salary of Civil Defense Director; * * * and declaring an emergency.

1st Reading	197
2nd Reading	210
CR	229
Considered—advanced—3rd Reading—To House	247
4th Reading	275

***HB 640**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the State Banking Department; providing that the Bank Commissioner shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	600
2nd Reading	606
CR	627
Considered—advanced—3rd Reading—referred	669
Engrossed—To House	675
SAs rejected—conference requested—To JCCA	790
Conference granted—TO JCCA	790
CCR adopted—passed—To House	927-928
4th Reading	948

***HB 641**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Department

of Labor; providing that the Commissioner of Labor shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	238
2nd Reading	241
CR	289
Considered—advanced—3rd Reading—To House	302
4th Reading	331

***HB 642**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the division of the budget; pro-

viding for the appointment of personnel and fixing the salaries thereof; * * * and declaring an emergency.

1st Reading	197
2nd Reading	210
CR	229
Considered—advanced—3rd Reading—To House	246-247
4th Reading	265

***HB 643**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the Lieutenant Governor; providing that the Lieutenant

Governor shall fix the duties and compensations of employees within certain limitations; * * * and declaring an emergency.

1st Reading	197
2nd Reading	210
CR	229
Considered—advanced—3rd Reading—To House	246
4th Reading	265

***HB 644**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriation to the Office of the Oklahoma State

Library; providing that the State Librarian shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	197
2nd Reading	210
CR	229
Considered—advanced—3rd Reading—To House	245-246
4th Reading	265

***HB 645**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the Chief Mine

Inspector; providing that the Chief Mine Inspector shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	275
2nd Reading	280
CR	289

* Approved by Governor

Considered—advanced—3rd Reading—To House	306-307
4th Reading	331
*HB 646 —By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Attorney Gen-eral; providing that the Attorney General shall fix the duties and compensations of employees * * *; and declaring an emergency.	
1st Reading	310
2nd Reading	312
CR	335
Considered—advanced—3rd Reading—referred	342-343
Engrossed—To House	352
SAs concurred in—passed	425
4th Reading	432
*HB 647 —By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the offices of the District Courts; providing that the District Court Judges shall fix the duties and compensations of employees * * *; and declaring an emergency.	
1st Reading	815
2nd Reading	839
CR	944
Considered—advanced—3rd Reading—To House	953
4th Reading	985
*HB 648 —By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Liquefied Petroleum Gas; providing that the administrator shall fix the duties and compensations of employees * * *; and declaring an emergency.	
1st Reading	214
2nd Reading	218
CR	258
Considered—advanced—3rd Reading—To House	270; 460-461
4th Reading	471
*HB 649 —By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the State Auditor; providing that the state auditor shall fix the duties and compensations of employees * * *; and declaring an emergency.	
1st Reading	214
2nd Reading	218
CR	258
Considered—advanced—3rd Reading—To House	269-270
4th Reading	280
*HB 650 —By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making an appropriation to the office of the Secretary of State; providing that the Secretary of State shall fix the duties and compensations of employees * * *; and declaring an emergency.	

1st Reading	229
2nd Reading	232
CR	258
Considered—advanced—3rd Reading—To House	269
4th Reading	298

***HB 651**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the Securities Commission; providing that the Com-

missioner of the Securities Commission shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	214
2nd Reading	218
CR	258
Considered—advanced—3rd Reading—To House	267
4th Reading	280

***HB 652**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making an appro-

priation to the Court of Tax Review; * * * and declaring an emergency.

1st Reading	214
2nd Reading	218
CR	258
Considered—advanced—3rd Reading—To House	268
4th Reading	298

***HB 653**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Clerk of Su-

preme Court; providing that the clerk of Supreme Court shall fix the duties and compensations of employees; * * * and declaring an emergency.

1st Reading	215
2nd Reading	218
CR	258
Considered—advanced—3rd Reading—To House	270
4th Reading	298

***HB 654**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the Department of Charities and Corrections; providing

that the Commissioner of Charities and Corrections shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	310
2nd Reading	312
CR	327
Considered—advanced—3rd Reading—To House	342
4th Reading	367

* Approved by Governor

***HB 655**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Board of Equalization; pro-

viding that the assistant secretary of the Board of Equalization shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	215
2nd Reading	218
CR	258
Considered—advanced—3rd Reading—To House	266-267
4th Reading	298

***HB 656**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the State Examiner

and Inspector; providing that the State Examiner and Inspector shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	242
2nd Reading	252
CR	289
Considered—advanced—3rd Reading—To House	301-302
4th Reading	346

***HB 657**—By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Criminal Court of Appeals; providing that the judges

of the Criminal Court of Appeals shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	215
2nd Reading	218
CR	289
Considered—advanced—3rd Reading—referred	305-306
Engrossed—To House	321
SAs concurred in—passed	372
4th Reading	387

***HB 661**—By House Judiciary Committee—An Act relating to compensa-

tion for expenses of sheriffs; amending * * *; and declaring an emergency.

1st Reading	674
2nd Reading	677
CR	750
Considered—advanced—3rd Reading—referred	1188-1189
Engrossed—To House	1243
SAs concurred in—passed	1259
4th Reading	1292

***HB 663**—By Stewart, et al of the House and Hamilton of the Senate—An Act amending * * *; relating to soliciting a member of a marketing associa-

tion to break his contract with the association; * * * and declaring an emergency.

1st Reading	242
-------------------	-----

* Approved by Governor

2nd Reading -----	252
CR -----	385
Wd—re-referred -----	448
CR -----	511
Considered; Wd and re-referred -----	595
CR -----	603
Considered—advanced—3rd Reading—referred -----	626-627
Engrossed—To House -----	640
SAs concurred in—passed -----	677
4th Reading -----	685
*+HB 664 —By Hammers—An Act relating to the traveling expenses of County Commissioners in certain counties who use their private automobiles while	acting in the course of their official duties; providing for an additional annual allowance for said purpose; * * * and declaring an emergency.
1st Reading -----	258
2nd Reading -----	262
CR -----	480
Considered—advanced—3rd Reading—To House -----	540
4th Reading -----	557
*HB 666 —By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the State	Industrial Commission; providing that the Commissioners shall fix the duties and compensations of employees * * *; and declaring an emergency.
1st Reading -----	323
2nd Reading -----	328
CR -----	361
Considered—advanced—3rd Reading—To House -----	377-378
4th Reading -----	395
*HB 667 —By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appro-	priations to the State Mining Board; * * * and declaring an emergency.
1st Reading -----	228
2nd Reading -----	232
CR -----	258
Considered—advanced—3rd Reading—To House -----	268-269
4th Reading -----	298
*HB 668 —By Larason, et al of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Supreme Court;	providing that the Supreme Court Justices shall fix the duties and compensations of employees * * *; and declaring an emergency.
1st Reading -----	242
2nd Reading -----	252
CR -----	298
Considered—advanced—3rd Reading—referred -----	559

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

Engrossed—To House	576
SAs rejected—conference requested—To JCCA	602
Conference granted—To JCCA	730
CCR read	1130-1132
CCR adopted—passed—To House	1144-1145
4th Reading	1178

***HB 669**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the State Treas-

urer; providing that the State Treasurer shall fix the duties and compensations of employees * * * ; and declaring an emergency.

1st Reading	238
2nd Reading	241
CR	289
Considered—advanced—3rd Reading—To House	302-303
4th Reading	331

***HB 670**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the Office of the State Fire

Marshal; providing that the Fire Marshal shall fix the duties and compensations of employees * * * ; and declaring an emergency.

1st Reading	323
2nd Reading	328
CR	356
Considered—advanced—3rd Reading—To House	377
House requested to return Bill	388
Votes reconsidered by which passed and advanced	388
Bill returned by House	395
Considered—advanced—3rd Reading—referred	624-625
Engrossed—To House	640
SAs rejected—conference requested—To JCCA	686
Conference granted—To JCCA	686
CCR adopted—passed—To House	1220-1222
4th Reading	1243

***HB 671**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the State In-

surance Board; providing that the Secretary Member shall fix the duties and compensations of employees * * * ; and declaring an emergency.

1st Reading	453
2nd Reading	457
CR	666
Considered—advanced—3rd Reading—referred	678-679
Engrossed—To House	697
SAs rejected—conference requested—To JCCA	729
Conference granted—To JCCA	729
CCR adopted—passed—To House	1215-1217
4th Reading	1243

HB 672—By Cook, et al of the House and Hamilton, Collins (Creek), Sandlin, Fine, Young (Cleveland) and Mahan of the Senate—An Act making appropriations for regional cooperation with other

southern states in providing educational opportunities in the professional, technological, scientific, and other fields in compliance * * *; and declaring an emergency.

1st Reading -----	655
2nd Reading -----	667
CR -----	750
Considered—advanced—3rd Reading—referred -----	1325-1326
Engrossed—To House -----	1333

HB 673—By Priebe of the House and Boecher of the Senate—An Act amend-

ing * * *; relating to the observance of Arbor Day; and declaring an emergency.

1st Reading -----	242
2nd Reading -----	252

***HB 674**—By Cartwright (Seminole), et al of the House and Sandlin, Stipe and Cartwright of the Senate—An Act relating to dependent, neglected and delinquent children, pertaining to the

powers, duties and procedures of Courts of the State of Oklahoma concerning such children and their parents * * *; and declaring an emergency.

1st Reading -----	344
2nd Reading -----	349
CR -----	713
Considered—advanced—3rd Reading—To House -----	1150-1151
4th Reading -----	1178

*****HB 676**—By Pazoureck, et al of the House and Stipe of the Senate—An Act relating to motor vehicle number plates;

providing for reflectorized plates to be issued every three (3) years * * *; and declaring an emergency.

1st Reading -----	435
2nd Reading -----	439
CR -----	652
Considered—advanced—3rd Reading—referred -----	736-737
Engrossed—To House -----	748
SAs rejected—conference requested—HCs named -----	774
Conference granted—SCs appointed -----	774
Further conference requested—granted and SCs reappointed -----	956
CCR adopted—passed—To House -----	1037-1040
4th Reading -----	1068

***HB 677**—By Nigh of the House and Stipe and McSpadden of the Senate—An Act amending * * * relating to the

Statutory Council-Manager form of City Government; and declaring an emergency.

1st Reading -----	323
2nd Reading -----	328
CR -----	411

* Approved by Governor

*** Vetoes by Governor

Considered—advanced—3rd Reading—To House	440
4th Reading	460
*HB 678 —By Nigh—An Act amending * * * regulating the procedure whereby a town, village or community may be- come a city under the general laws of	the State of Oklahoma under one of the various statutory forms of city govern- ment * * *; and declaring an emergency.
1st Reading	551
2nd Reading	557
CR	582
Considered—advanced—3rd Reading—To House	776-777
4th Reading	796
HB 681 —By Carmichael and Tinker— An Act relating to the payment of bounties for recently killed wolves, coy-	otes, bobcats and foxes; * * * and de- claring an emergency.
1st Reading	692
2nd Reading	695
*HB 682 —By Stevens, et al—An Act relating to traveling expenses of State Officials and Employees incurred while traveling on official business for the	State of Oklahoma; * * * establishing a mileage rate, per diem rates, and an allowance for subsistence expenses * * *; and declaring an emergency.
1st Reading	258
2nd Reading	262
CR	480
Considered—advanced—3rd Reading—referred	633-634
Engrossed—To House	646
SAs concurred in—passed	696
4th Reading	726-727
*HB 683 —By Davis—An Act relating to vital statistics; * * * providing that certified copies of certificates in the	Bureau of Vital Statistics may be re- corded in the office of the county clerk; and declaring an emergency.
1st Reading	238
2nd Reading	241
CR	674
Considered—advanced—3rd Reading	925-926
ML; Wd	926; 981
Engrossed—To House	981
4th Reading	1035
*HB 685 —By Pitcher and Lollar of the House, and Hall of the Senate—An Act * * * relating to storage, transportation,	handling and use of explosives in certain mines of this State * * *; and declar- ing an emergency.
1st Reading	275
2nd Reading	280
CR	327

Considered—advanced—3rd Reading—To House	575
4th Reading	585
*HB 686 —By Davis, et al of the House, and Allen of the Senate—An Act making an appropriation to the Oklahoma State Regents for Higher Education * * *; and declaring an emergency.	
1st Reading	371
2nd Reading	375
CR	456
Considered—advanced—3rd Reading—referred	497-498
Engrossed—To House	506
SAs rejected—conference requested—To JCCA	502
Conference granted—To JCCA	730
CCR adopted—passed—To House	989-990
4th Reading	1000
*†HB 687 —By Lollar and Wilson—An Act relating to County Officials in certain counties of the State; * * * providing additional compensation to County Attorneys for performing additional duties imposed by this Act; providing additional compensation to be paid from the Court Fund of said counties; and declaring an emergency.	
1st Reading	346
2nd Reading	349
CR	485
Considered—advanced—3rd Reading—To House	620
4th Reading	644
*†HB 688 —By Lollar and Wilson—An Act relating to County Officers in certain counties of the State; * * * providing additional compensation to County Judges for performing additional duties imposed by this Act; providing additional compensation to be paid from the Court Fund of said counties; and declaring an emergency.	
1st Reading	346
2nd Reading	349
CR	465
Considered—advanced—3rd Reading—To House	620-621
4th Reading	644
*HB 691 —By Larason and Wolf of the House, and Hope and Wilson (Greer) of the Senate—An Act making appropriation to the Corporation Commission; providing that the commissioners shall fix the duties and compensations of employees; * * * and declaring an emergency.	
1st Reading	336
2nd Reading	340
CR	452
Re-referred	471
CR	515
Considered—advanced—Third Reading—referred	608-609

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

Engrossed—To House	618
SAs rejected—conference requested—To JCCA	657
Conference granted—TO JCCA	730
CCR adopted—passed—To House	1058-1063
4th Reading	1094

***HB 692**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Pardon and Parole Board; providing that the Pardon and Parole Officer shall fix the duties and compensations of employees * * *; and declaring an emergency.

1st Reading	238
2nd Reading	242
CR	289
Considered—advanced—3rd Reading—To House	304-305
4th Reading	331

***HB 694**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropriations to the office of the Superior Courts; providing that the Superior Court Judges shall fix the duties and compensation of employees * * *; and declaring an emergency.

1st Reading	238
2nd Reading	242
CR	289
Considered—advanced—3rd Reading—To House	305
4th Reading	331

HB 695—By Lance et al—An Act relating to predatory animals and rodents; and declaring an emergency.

1st Reading	371
2nd Reading	376
CR—re-referred	480
CR	556
Considered—advanced—3rd Reading—referred	638-639
Engrossed—To House	646
SAs rejected—conference requested—HCs named	699
Conference granted—SCs appointed	699

***HB 698**—By Finch, et al—An Act relating to workmen's compensation; limiting deductions * * *; and declaring an emergency.

1st Reading	242
2nd Reading	252
CR—re-referred	286
CR	511
Re-referred	555
CR	614
Considered—advanced—3rd Reading—To House	731-732
4th Reading	760

* Approved by Governor

***HB 703**—By Bullard, et al—An Act relating to crimes; prohibiting the throwing, dropping, or depositing of certain substances upon the public roads or other public property of this State; * * *

1st Reading	346
2nd Reading	349
CR	490
Considered—advanced—3rd Reading—referred	561
Engrossed—To House	576
SAs concurred in—passed	599
4th Reading	614

***HB 704**—By Ozmun—An Act relating to names of natural persons; amending * * * fixing residential requirements as to persons on military reservations and counties in which military reservations are situated in petitions for change of name; and declaring an emergency.

1st Reading	249
2nd Reading	253
CR	409
Considered—advanced—3rd Reading—To House	474
4th Reading	502

***HB 705**—By Ozmun—An Act relating to adoptions of children; * * * providing for adoptions upon petition of persons residing on military reservations; and declaring an emergency.

1st Reading	238
2nd Reading	241
CR	298
Harris asked to be made principal Senate author	299
Considered—advanced—3rd Reading—To House	299-300
4th Reading	331

***HB 706**—By Andrews—An Act relating to eggs * * *; and declaring an emergency.

1st Reading	1035
2nd Reading	1031
CR	1091
Considered—advanced—3rd Reading—To House	1149-1150
4th Reading	1178

***HB 707**—By Ham, Stevens and Smith of the House and Ritzhaupt of the Senate—An Act relating to physicians and surgeons; amending * * *; and declaring an emergency.

1st Reading	323
2nd Reading	328
CR	582
Considered—advanced—3rd Reading—To House	622-623
4th Reading	646

***HB 708**—By King, et al of the House and Boecher of the Senate—An Act relating to income tax; amending * * * relating to determining the gain or loss upon the sale or other disposition of property for income tax purposes by

adding a new subsection identified as (1); providing for recognition of the gain or loss on the disposition of livestock, other than poultry; and declaring an emergency.

1st Reading	323
2nd Reading	328
CR	652
Considered—advanced—3rd Reading—To House	1023-1024
4th Reading	1178

***HB 710**—By Lance—An Act prohibiting the abandonment of dogs, cats, or

other animals along the public highways * * *; and declaring an emergency.

1st Reading	345
2nd Reading	349
CR	490
Considered—advanced—3rd Reading—referred	622-623
Engrossed—To House	640
SAs concurred in—passed	723
4th Reading	726-727

*†**HB 711**—By Sparkman—An Act relating to firemen's relief and pension

funds; amending * * *; and declaring an emergency.

1st Reading	287
2nd Reading	290
CR	435
Considered—advanced—3rd Reading—referred	562-563
Engrossed—To House	576
SAs concurred in—passed	599
4th Reading	614

*†**HB 712**—By Sparkman—An Act relating to firemen's relief and pension

funds; amending * * *; and declaring an emergency.

1st Reading	287
2nd Reading	290
CR	435
Considered—advanced—3rd Reading—referred	563-564
Engrossed—To House	576
SAs concurred in—passed	599
4th Reading	614

***HB 713**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act to appropriate for the operation and support of the State Bureau of Investigation for the fiscal

years * * * authorizing the director, with the approval of the Governor, to create positions, * * *; and declaring an emergency.

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

1st Reading	324
2nd Reading	328
CR	365
Considered—advanced—3rd Reading—To House	574
House requested to return Bill for correction	586
Returned by House	587
Votes reconsidered by which passed and advanced	587
Considered—advanced—3rd Reading—referred	587-588
Engrossed—To House	594
SAs rejected—conference requested—To JCCA	657
Conference granted—To JCCA	730
CCR read	1066-1067
CCR adopted—passed—To House	1111-1112
4th Reading	1116

HB 714—By Levergood, et al of the House, and Sandlin and Allen of the Senate—An Act relating to wildlife, providing for the issuance of a commercial wildlife breeders license * * *; and declaring an emergency.

1st Reading	371
2nd Reading	375
CR	1037
Considered—advanced—3rd Reading—referred	1318-1319
Engrossed—To House	1333

***HB 719**—By Pitcher, et al of the House, and Hall of the Senate—An Act amending * * * relating to courts, by authorizing per diem in lieu of subsistence and authorizing mileage for use of personal car while necessarily traveling in performance of official business; and declaring an emergency.

1st Reading	335
2nd Reading	340
CR	674
Considered—re-referred	1075; 1097
CR	1150
Considered—advanced—3rd Reading—referred	1205
Engrossed—To House	1235
SAs concurred in—passed	1248
4th Reading	1292

***HB 720**—By Fuller of the House, and Shoemake of the Senate—An Act relating to gifts of securities and money to minors; * * * and declaring an emergency.

1st Reading	336
2nd Reading	340
CR	791
Considered—advanced—3rd Reading—To House	1105-1106
4th Reading	1148

* Approved by Governor

***HB 723**—By McCarty, et al of the House and Miskovsky of the Senate—An Act prohibiting the purchase and disposition of articles of commerce

1st Reading	421
2nd Reading	428
CR	770
Considered—advanced—3rd Reading—referred	1152-1155
ML; tabled	1207; 1254
Engrossed—To House	1255
SAs concurred in—passed	1272
4th Reading	1292

***HB 725**—By Vandiver, Skeith, Daugherty and Cox—An Act amending 40 O. S. 1951, § 112; relating to certain du-

1st Reading	259
2nd Reading	262
CR	286
Considered—advanced—3rd Reading—To House	293-294
4th Reading	310

HB 726—By Skeith—An Act relating to sales; defining terms; regulating

1st Reading	422
2nd Reading	428
CR	1135
Considered—advanced—3rd Reading	1271-1272

***HB 727**—By Langley, Stewart and Bliss of the House, and Trent and Young

1st Reading	335
2nd Reading	340
CR	480
Considered—advanced—3rd Reading—referred	558
Engrossed—To House	576
SAs rejected—conference requested—To JCCA	602
Conference granted—To JCCA	730
Further conference requested	1215
Further conference granted—To JCCA	1215
CCR read	1261-1262
CCR adopted—passed—To House	1266
4th Reading	1307

***HB 728**—By Graves, et al of the House and Walker of the Senate—An Act pertaining to cities and towns; permitting cities and towns through its agents

through persons for purposes other than use or resale in regular course of business; * * *

ties of the Commissioner of Labor; and declaring an emergency.

“closing out sales”; * * * and declaring an emergency.

(Haskell), of the Senate—An Act relating to public welfare.

or employees to enter upon private property under certain conditions * * *; and declaring an emergency.

1st Reading	751
2nd Reading	753
CR	1188
Considered—advanced—3rd Reading—To House	1321
4th Reading	1338
* HB 729 —By Public Safety Committee minor's license * * *; and declaring an	
—An Act amending * * * providing for emergency.	
1st Reading	993
2nd Reading	999
CR	1066
Considered—advanced—3rd Reading—To House	1325
4th Reading	1338
HB 730 —By Graves, Clark, Briscoe ments and resurfacing of streets and	
and Cox of the House and Walker of assessments for street improvements;	
the Senate—An Act relating to munic- * * * and declaring an emergency.	
ipalities; * * * concerning street improve-	
1st Reading	453
2nd Reading	457
CR	582
Wd—re-referred	754
HB 731 —By Romang—An Act per- street intersections.	
taining to right-of-way at road and	
1st Reading	552
2nd Reading	556
CR—re-referred	768
HB 732 —By Finch, et al—An Act perior Judges; * * * making certain	
fixing the annual salaries; fixing the exceptions * * *; and declaring an emer-	
minimum salary for District and Su- gency.	
1st Reading	655
2nd Reading	667
CR	739
Considered—advanced—3rd Reading	958-959
ML	959
Vote reconsidered by which failed of passage	1025
Failed of passage	1026
* HB 733 —By Nigh and Norris—An Act elector shall not participate in runoff	
relating to primary elections; * * * pro- primary elections.	
viding that candidates for presidential	
1st Reading	751
2nd Reading	753
CR	920
Wd—re-referred	925
CR	1035

Considered—advanced	1144; 1161-1162
Votes reconsidered by which advanced and considered engrossed	1188
Considered—advanced—3rd Reading—referred	1188; 1246-1247
Engrossed—To House	1250
SAs rejected—conference requested—HCs named	1286
Conference granted—SCs appointed	1286
HCs instructed to proceed with further conference	1315
CCR adopted—passed—To House	1328-1329
4th Reading	1338

***HB 734**—By Tinker, Taliaferro, Inman and Shoemake—An Act relating to fire protection in counties; * * * authorizing Boards of County Commissioners to provide fire-fighting service and

to use county funds for fire-fighting equipment and fire stations and employment of necessary personnel * * *; and declaring an emergency.

1st Reading	371
2nd Reading	375
CR	465
Considered—advanced—3rd Reading	761-762
ML	762
To House	815
4th Reading	841

***HB 735**—By Legal and Fiscal Advisory Committee—An Act authorizing a foreign corporation to appoint service agents who reside in the county of the

principal place of business of any such corporation, upon whom service of process may be had; * * * and declaring an emergency.

1st Reading	337
2nd Reading	340
CR	674
Considered—advanced—3rd Reading—referred	756-757
Engrossed—To House	778
SAs concurred in—passed	867
4th Reading	888

HB 736—By Andrews and Simmons—An Act establishing the Oklahoma Hos-

pital for Epileptics, * * * and declaring an emergency.

1st Reading	712
2nd Reading	715
CR	724
Considered—advanced—3rd Reading—referred	863-864
Engrossed—To House	898
SAs rejected—conference requested—To JCCA	957
Conference granted—To JCCA	957

***HB 737**—By Simmons, et al of the House, and Harris of the Senate—An Act to provide for the rehabilitation, clearance, and redevelopment of slum and blighted areas in incorporated cities

and towns in certain counties in this State in accordance with urban renewal plans approved by the governing bodies thereof; * * * and declaring an emergency.

* Approved by Governor

1st Reading	362
2nd Reading	366
CR	411
Considered—advanced—3rd Reading—referred	636; 678; 683-684
Engrossed—To House	696
House requested to return Bill for further consideration	711
Bill returned by House	722
Votes reconsidered by which passed and advanced	725
Considered—advanced—3rd Reading—referred	725-726
Engrossed—To House	748
SAs rejected—conference requested—HCs named	774
Conference granted—SCs appointed	774
CCR read	905-919
CCR adopted—passed—To House	930
4th Reading	948
<p>*HB 738—By Slater, et al of the House, and Price of the Senate—An Act relating to the appointment of employees by the Board of County Commissioners</p>	
<p>in all counties of the State of Oklahoma having * * *; and declaring an emergency.</p>	
1st Reading	335
2nd Reading	340
CR	465
Considered—advanced—3rd Reading—To House	516-517
4th Reading	537
<p>HB 789—By Slater, et al of the House, and Price of the Senate—An Act amending * * * relating to the superin-</p>	
<p>tendent of county asylums; and declaring an emergency.</p>	
1st Reading	335
2nd Reading	340
CR	480
<p>*HB 741—By Briscoe of the House, and McSpadden of the Senate—An Act creating and relating to the Municipal</p>	
<p>Criminal Court of the City of Claremore, Oklahoma, * * *; and declaring an emergency.</p>	
1st Reading	298
2nd Reading	299
CR	347
Considered—advanced—3rd Reading—To House	368
4th Reading	376
<p>*HB 742—By Hammers—An Act relating to Safety Zones in waters below dams; * * * defining Safety Zone, when</p>	
<p>turbine outlet extends from dam; and declaring an emergency.</p>	
1st Reading	371
2nd Reading	376
CR	614
Considered—advanced—3rd Reading—referred	649

* Approved by Governor

Engrossed—To House	675
SAs concurred in—passed	763
4th Reading	778

***HB 745**—By Ham, et al of the House and Wilson (Greer) of the Senate—An Act relating to the Department of Public Safety; amending 47 O. S. 1951 § 365b; providing that Examiners in Examiners division shall be entitled to same privileges and restrictions, including salary and longevity benefits, as authorized for patrolmen; and declaring an emergency.

1st Reading	323
2nd Reading	328
CR	411
Considered—advanced—3rd Reading—referred	449
Engrossed—To House	460
SAs concurred in—passed	569
4th Reading	576

***HB 748**—By Judiciary Committee—An Act relating to juries; * * * and declaring an emergency.

1st Reading	345
2nd Reading	349
CR	666
Considered—advanced—3rd Reading—referred	710
Engrossed—To House	716
SAs concurred in—passed	867
4th Reading	888

***HB 749**—By Shibley, et al—An Act relating to Social Security; amending * * *, providing for payment of checks and vouchers for relief and welfare after death of payee; and declaring an emergency.

1st Reading	323
2nd Reading	328
CR	603
Considered—advanced—3rd Reading—To House	821-822
4th Reading	841

***HB 750**—By Levergood, et al—An Act relating to partnerships, amending * * *, so as to provide that a general partnership is dissolved as to all the partners by the death of a partner, unless the partnership agreement provides otherwise; and declaring an emergency.

1st Reading	345
2nd Reading	349
CR	666
Considered—advanced—3rd Reading—To House	1297
4th Reading	1307

***HB 752**—By Rogers—An Act making appropriations to the office of the State Insurance Commission; providing that the State Insurance Commissioner shall fix the duties and compensation of employees * * *; and declaring an emergency.

* Approved by Governor

1st Reading	453
2nd Reading	457
CR—re-referred	501
CR	666
Considered—advanced—3rd Reading—referred	679
Engrossed—To House	697
SAs rejected—conference requested—To JCCA	729
Conference granted—To JCCA	729
CCR adopted—passed—To House	1217-1220
4th Reading	1243

***HB 754**—By Langley, et al of the House, and Stipe and Hall of the Senate—An Act amending * * *, relating to the Employment Security Law, and raising the duration of benefits; * * * and declaring an emergency.

1st Reading	613
2nd Reading	618
CR	738
Considered—advanced—3rd Reading—To House	939
4th Reading	985

*†**HB 756**—By Privett and Briscoe of the House, and McSpadden of the Senate—An Act relating to travel expenses and fees of the Sheriff in certain counties; establishing mileage fee; providing for the keeping, feeding and maintaining prisoners; and declaring an emergency.

1st Reading	362
2nd Reading	366
CR	480
Considered—advanced—3rd Reading—To House	485
4th Reading	506

HB 760—By Hammers—An Act relating to school district elections; * * * requiring school district electors to be registered voters; * * * and declaring an emergency.

1st Reading	692
2nd Reading	695
CR	811
Considered—advanced	1071; 1293

HB 761—By Chambers and Musgrave of the House and Price of the Senate—An Act relating to disturbances of the peace; * * * providing that use of certain language on a telephone call * * * shall be a misdemeanor, and fixing punishment therefor; and declaring an emergency.

1st Reading	692
2nd Reading	695

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

***HB 762**—By Levergood—An Act relating to civil actions against non-resident persons operating motor vehicles in this State; amending 47 O. S. 1951 §§ 394 and 398; providing that notifica-

tion may be by registered mail with return receipt requested rather than by restricted registered mail; * * * and declaring an emergency.

1st Reading -----	345
2nd Reading -----	349
CR -----	505
Considered—advanced—3rd Reading—ordered to House -----	543-544
ML -----	544
Votes reconsidered by which passed and advanced -----	572
Considered—advanced—3rd Reading—referred -----	572-573
Engrossed—To House -----	591
SAs concurred in—passed -----	644
4th Reading -----	646

HB 764—By Judiciary Committee—An Act relating to requisites of newspapers for the publication of legal no-

tices and repealing * * *; and declaring an emergency.

1st Reading -----	580
2nd Reading -----	585
CR -----	1035
Considered—advanced—3rd Reading -----	1326-1327

***HB 765**—By Judiciary Committee—An Act pertaining to the filing of pleadings or written instruments or performing acts in a public office when said

office is closed; providing for such filing or performance on the following day; and declaring an emergency.

1st Reading -----	345
2nd Reading -----	349
CR -----	582
Considered—advanced—3rd Reading—To House -----	690
4th Reading -----	722

HB 766—By Judiciary Committee—An Act relating to case-mades; * * *

and declaring an emergency.

1st Reading -----	580
2nd Reading -----	585

HB 768—By Judiciary Committee—An Act relating to the preservation of private business records and provid-

ing for the conditions under which the same may be destroyed; * * *.

1st Reading -----	345
2nd Reading -----	349
CR -----	920

***HB 770**—By Judiciary Committee—An Act relating to appeals from judgments in divorce cases and the remar-

riage of the parties; * * * and declaring an emergency.

* Approved by Governor

1st Reading	580
2nd Reading	585
CR	666
Considered—advanced—3rd Reading—referred	773-774
Engrossed—To House	787
SAs rejected—conference requested; HCs named	902; 921
Conference granted—SCs appointed	902
CCR read	1132-1133
CCR adopted—passed—To House	1206-1207
4th Reading	1243

***HB 771**—By Judiciary Committee— | qualifications for out of state attorneys;
An Act relating to attorneys; providing * * * and declaring an emergency.

1st Reading	721
2nd Reading	724
CR	791
Considered—advanced—3rd Reading—referred	1294-1295
Engrossed—To House	1315
SAs concurred in—passed	1317
4th Reading	1332

***HB 772**—By Foster—An Act relating | homa Children's Memorial Hospital;
to the Oklahoma Hospital for Crippled | amending 70 O. S. 1951 § 1259.
Children; changing the name to Okla-

1st Reading	385
2nd Reading	387
CR	1068
Considered—advanced—3rd Reading—referred	1080-1081
Engrossed—To House	1109
SAs concurred in—passed	1235-1236
4th Reading	1243

***HB 773**—By Carmichael, Sweeney and | cations required of Chiropractors; and
Nixon—An Act relating to Chiropractic | declaring an emergency.
Practice; * * * relating to the qualifi-

1st Reading	453
2nd Reading	457
CR	582
Considered—advanced—3rd Reading—To House	688-689
4th Reading	726-727

***HB 774**—By Livingston, et al of the | sion; authorizing destruction of files of
House and Hope, Wilson (Beckham), | the State Industrial Commission in cases
Hall and Stipe of the Senate—An Act | * * *; and declaring an emergency.
relating to the State Industrial Commis-

1st Reading	446
2nd Reading	448; 455
CR	456

Considered—advanced—3rd Reading—To House	494-495
4th Reading	506
*HB 776 —By Nevins, Richeson and Cole—An Act relating to the regulation	of taxicabs and the operation thereof; * * * and declaring an emergency.
1st Reading	366
2nd Reading	375
CR	445
Considered—advanced—3rd Reading—To House	482
4th Reading	502
*HB 777 —By Long (Caddo) et al of the House and Allen of the Senate—An	Act relating to crows.
1st Reading	345
2nd Reading	349
CR—re-referred	385
CR	397
Considered—advanced—3rd Reading—referred	498
Engrossed—To House	506
SAs rejected—conference requested—HCs named	549
Conference granted—SCs appointed	549
CCR read	835-838
CCR adopted—passed—To House	872-873
4th Reading	888
*HB 778 —By Bullard—An Act relating to duration of validity of a mortgage	of personal property; * * *
1st Reading	993
2nd Reading	999
CR	1135
Considered—advanced—3rd Reading—To House	1214-1215
4th Reading	1243
*HB 779 —By Bradley, Long (Caddo) and Levergood — An Act authorizing State Officers, Boards and Commissions	to require bonds of employees; * * * and declaring an emergency.
1st Reading	693
2nd Reading	695
CR	811
Considered—advanced—3rd Reading—referred	1070-1071
Engrossed—To House	1084
SAs concurred in—passed	1235-1236
4th Reading	1243
HB 780 —By Bradley—An Act relat- ing to structural pests, termites and	other destructive organisms; * * * and declaring an emergency.
1st Reading	963
2nd Reading	971
CR	1091

***HB 782**—By Harkey, Bullard and Foster of the House and Baldwin and Fine of the Senate—An Act relating to the powers and duties of the State Board of Public Affairs; amending * * * relating to the Capitol Improvement and Zoning Commission and the Medical Center Improvement and Zoning Commission; * * * and declaring an emergency.

1st Reading	421
2nd Reading	428
CR	627
Considered—advanced—3rd Reading—To House	696-697
4th Reading	726-727

***HB 783**—By Finch of the House and Collins (Creek) of the Senate—An Act relating to employees covered by the provisions of the Workmen's Compensation Law; amending * * *; and declaring an emergency.

1st Reading	323
2nd Reading	328
CR	435
To House for correction—as requested	465
1st Reading	502
2nd Reading	506
CR	605
Considered—advanced—3rd Reading—referred	733; 736
ML	736
Engrossed—To House	787
SAs concurred in—passed	947
4th Reading	985

***HB 784**—By Finch of the House and Collins (Creek) of the Senate—An Act relating to the occupational disease coverage of the Workmen's Compensation Law; amending * * *; and declaring an emergency.

1st Reading	324
2nd Reading	328
CR	485
Considered—advanced—3rd Reading—referred	733
Engrossed—To House	748
SAs concurred in—passed	947
4th Reading	967

*****HB 786**—By Nevins and Langley of the House, and Walker of the Senate—An Act amending * * *, providing that counties, cities, towns, and school districts in the State of Oklahoma, and all departments, agencies and institutions of the State of Oklahoma, are authorized to provide hospital and medical benefits, accident, health and life insurance for its officers and employees; * * * and declaring an emergency.

1st Reading	371
2nd Reading	376
CR	583

* Approved by Governor
 *** Vetoes by Governor

Considered—advanced—3rd Reading—To House -----1076; 1076-1077
4th Reading -----1104

***HB 787**—By Langley of the House and Fine of the Senate—An Act authorizing and empowering Municipal Corporations of the State of Oklahoma to acquire title to, or any lesser interest in,

any lands or water rights, or both, in any State adjoining the State of Oklahoma, * * *; and declaring an emergency.

1st Reading ----- 372
2nd Reading ----- 375
CR ----- 411
Considered—advanced—3rd Reading—To House ----- 562
4th Reading ----- 585

***HB 788**—By Langley of the House, and Fine of the Senate—An Act permitting incorporated cities and towns of States adjoining the State of Okla-

homa, * * * to acquire, * * * lands within the State of Oklahoma, and to hold the same so long as used for such purposes; and declaring an emergency.

1st Reading ----- 371
2nd Reading ----- 375
CR ----- 627
Considered—advanced—3rd Reading—To House ----- 698
4th Reading ----- 726-727

***HB 789**—By Larason and Wolf of the House and Hope and Wilson (Greer) of the Senate—An Act making appropria-

tions from designated State funds to pay warrants canceled by Statute; * * * and declaring an emergency.

1st Reading ----- 345
2nd Reading ----- 349
CR ----- 750
Wd—re-referred ----- 1149-1150
CR ----- 1188
Considered—advanced—3rd Reading—referred ----- 1232
Engrossed—To House ----- 1243
SAs concurred in—passed ----- 1259
4th Reading ----- 1292

HB 790—By Davis, Lance, Green and Bohr—An Act relating to Bang's disease; * * * providing that County As-

essor's records shall determine number of cattle in county for purposes of * * * and declaring an emergency.

1st Reading ----- 963
2nd Reading ----- 971
CR ----- 1091

***HB 794**—By Sampsel, Lance and Cole of the House and Dendy of the Senate—An Act relating to fishing; limiting fishing in waters below Pensacola dam

and its spillways after closing of gates of dam and its spillways; and declaring an emergency.

1st Reading ----- 323

2nd Reading -----	328
CR -----	470
Considered—advanced—3rd Reading—referred -----	494
Engrossed—To House -----	506
SAs concurred in—passed -----	574-575
4th Reading -----	585
HB 799 —By Camp, et al of the House, and Carrier of the Senate—An Act relating to a Statewide Sheep Show; * * * and declaring an emergency.	
1st Reading -----	580
2nd Reading -----	585
CR—re-referred -----	739
* HB 800 —By Musgrave, et al of the House and Price of the Senate—An Act amending * * *; providing that any county of the State * * * is hereby authorized to avail itself of the provisions of this Act and to form a cooperative Planning Commission with such a city * * *; and declaring an emergency.	
1st Reading -----	551
2nd Reading -----	557
CR -----	627
Considered—advanced—3rd Reading—To House -----	634-635
4th Reading -----	667
HB 801 —By Lance, et al of the House, and McSpadden, Mahan, Dacus, Hamilton, Cowden, Walker, Allen, Ritzhaupt, Baldwin, McColgin, Easterly, Carrier, Coppock, Frazier, Boecher and Hall of the Senate—An Act amending * * *; relating to fluid market milk; and declaring an emergency.	
1st Reading -----	810
2nd Reading -----	814
CR -----	967
* HB 802 —By Romang—An Act relating to property exempt from attachment, execution and forced sale for payment of debts; * * * and declaring an emergency.	
1st Reading -----	712
2nd Reading -----	715
CR -----	791
Considered—advanced—3rd Reading—To House -----	1304
4th Reading -----	1315
HB 803 —By Cunningham and Kite—An Act relating to intoxicating liquors; * * * making it a misdemeanor to have, keep, sell or buy intoxicating liquors; with certain exceptions * * *.	
1st Reading -----	1066
2nd Reading -----	1069
**† HB 806 —By Spear—An Act relating to the Court Fund of certain counties; * * * and declaring an emergency.	

* Approved by Governor

** Became Law Without Governor's Signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

1st Reading	345
2nd Reading	349
CR	640
Considered—advanced—3rd Reading—To House	889-890
4th Reading	932

***HB 807**—By Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) of the Senate—An Act relating to the Public Schools of Oklahoma; * * * providing that proceeds of oil and gas royalties, leases and bonuses

in connection therewith shall not be chargeable against school districts as minimum program income for State Aid purposes; fixing effective date of Act; and declaring an emergency.

1st Reading	963
2nd Reading	971
CR	1150
Considered—advanced—3rd Reading—To House	1234
4th Reading	1292

***HB 808**—By Cunningham, et al of the House and Miskovsky of the Senate—An Act relating to travel expenses of

Sheriffs and their deputies; fixing mileage allowance in certain counties; and declaring an emergency.

1st Reading	346
2nd Reading	349
CR	480
Considered—advanced—3rd Reading—To House	530
4th Reading	544

***HB 809**—By Romang—An Act amending 68 O. S. 1951 § 15.2 relating to

property exempt from ad valorem taxes; and declaring an emergency.

1st Reading	712
2nd Reading	715
CR	887
Considered—advanced—3rd Reading—To House	1323
4th Reading	1338

***HB 812**—By Richeson, Cole and Nevins of the House and Payne of the Senate—An Act relating to compensation and duties of Court Clerks and

* * * imposing additional duties on County Treasurers of certain counties, * * *; and declaring an emergency.

1st Reading	466
2nd Reading	471
CR	521
Considered—advanced—3rd Reading—referred	635-636
Engrossed—To House	646
SAs rejected—conference requested; HCs named	823-824; 885
Conference granted—SCs appointed	824
CCR read	1133
CCR rejected—further conference requested	1193

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

CCR adopted—passed—To House -----	1295-1297
4th Reading -----	1307
*† HB 813 —By Hall of the House and Sandlin of the Senate—An Act relating to the compensation and duties of County Attorneys of counties having a population of more than * * *; and declaring an emergency.	
1st Reading -----	421
2nd Reading -----	428
CR -----	470
Considered—advanced—3rd Reading—referred -----	498-499
Engrossed—To House -----	506
SAs concurred in—passed -----	540
4th Reading -----	544
*† HB 814 —By Bailey (Kay) and Craig of the House and Grantham of the Senate—An Act authorizing Boards of County Commissioners in certain counties to request and requiring the County Excise Boards thereof to approve an appropriation in the County Budget to be used by the County Health Department for a child guidance program; and declaring an emergency.	
1st Reading -----	346
2nd Reading -----	349
CR -----	490
Considered—advanced—3rd Reading—To House -----	500-501
4th Reading -----	506
* HB 815 —By Larason of the House and Wilson (Greer) of the Senate—An Act relating to motor vehicles; * * * providing for issuance of temporary instruction permits and instructors' permits and fixing qualifications therefor; and declaring an emergency.	
1st Reading -----	421
2nd Reading -----	428
CR -----	582
Considered—advanced—3rd Reading—referred -----	649; 684
Engrossed—To House -----	697
SAs concurred in—passed -----	723
4th Reading -----	726-727
HB 816 —By Cunningham—An Act relating to weapons carried by persons apprehended or arrested for criminal offenses; * * *; and declaring an emergency.	
1st Reading -----	963
2nd Reading -----	971
* HB 819 —By Priebe of the House and Boecher of the Senate—An Act relating to juries; amending * * * authorizing summoning of juries by certified mail; and declaring an emergency.	
1st Reading -----	421
2nd Reading -----	428

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

CR	666
Considered—advanced—3rd Reading—To House	734
4th Reading	760
*HB 821 —By Nigh, et al of the House and Harris, Stipe, Breeden, Sandlin, Frazier, McSpadden, Herndon and Hall of the Senate—An Act creating the	“State Editorial and Publications Board for Oklahoma Today;” * * * and declaring an emergency.
1st Reading	445
2nd Reading	448
CR—re-referred	551
CR	556
Considered—advanced—3rd Reading—referred	576-577
ML	577
Engrossed—To House	617
SAs rejected—conference requested—To JCCA	657
Conference granted—To JCCA	948
CCR read	1093-1094
CCR adopted—passed—To House	1101
4th Reading	1126
*HB 824 —By Harkey and Bullard of the House, and Baldwin and Fine of the Senate—An Act amending * * * relating	to the National Conference of Commissioners on uniform State Laws; * * * and declaring an emergency.
1st Reading	711
2nd Reading	715
CR	811
Considered—advanced—3rd Reading—To House	1292-1293
4th Reading	1307
*HB 825 —By Dolezal, Bailey (Kay) and Craig of the House, and Grantham and Breeden of the Senate—An Act relating to the donation and bequest of	human bodies and organs, members and parts thereof for purpose of advancing medical science * * *; and declaring an emergency.
1st Reading	613
2nd Reading	618
CR	674
Considered—advanced—3rd Reading—To House	709-710
4th Reading	726-727
*HB 828 —By Fuller and Graves—An Act relating to municipalities; dealing with water distribution systems in cities	and towns; * * *; and declaring an emergency.
1st Reading	721
2nd Reading	724
CR	1084
Considered—advanced—3rd Reading—referred	1084-1090
Representative Graves' name ordered stricken as co-author of	1084
Engrossed—To House	1103

SAs rejected—conference requested—HCs named	1115
Conference granted—SCs appointed	1115
CCR adopted—passed—To House	1121-1124
4th Reading	1135

***HB 831**—By Levergood of the House and Sandlin of the Senate—An Act pertaining to the testimony of witnesses before any committee of either House of the Legislature or before a joint committee established by a Joint or Concurrent Resolution, * * *; and declaring an emergency.

1st Reading	721
2nd Reading	724
CR	791
Considered—advanced—3rd Reading—To House	1204
4th Reading	1243

HB 832—By Carmichael—An Act pertaining to Motor Vehicles; prohibiting following fire fighting apparatus closer than five hundred (500) feet; * * *; and declaring an emergency.

1st Reading	675
2nd Reading	677
CR	768
Considered—advanced—3rd Reading—referred	1211-1212
Engrossed—To House	1243
SAs rejected—conference requested—HCs named	1301
Conference granted—SCs appointed	1301

***†HB 833**—By Vandiver, Cook, Traw and Mitchell of the House and Hamilton and Young (Haskell) of the Senate—An Act relating to District Judges; fixing compensation of District Judge of judicial district No. 16, and fixing sources of payment thereof; and declaring an emergency.

1st Reading	421
2nd Reading	428
CR	511
Considered—advanced—3rd Reading—referred	534
Engrossed—To House	543
SAs concurred in—passed	574-575
4th Reading	576

***HB 834**—By Cook and Simmons of the House and Hamilton of the Senate—An Act making an appropriation * * * for repair and modernization and im-
provements, at Eastern State Tuberculosis Sanatorium, Talihina, Oklahoma; * * *; and declaring an emergency.

1st Reading	656
2nd Reading	667
CR	695
Considered—advanced—3rd Reading—referred	732-733
Engrossed—To House	748
SAs rejected—conference requested—To JCCA	790

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

Conference granted—To JCCA	790
CCR adopted—passed—To House	902-903
4th Reading	948
HB 838 —By Committee on County, State and Federal Government—An Act relating to travel expenses of County Treasurers, County Clerks, Court Clerks, County Judges, County Attorneys, County Superintendents and County Assessors; and the Assistants, Deputies and	Employees of such Officers; authorizing reimbursement for transportation expense and providing rates thereof; fixing a per diem rate in lieu of subsistence while traveling outside their respective counties; * * *; and declaring an emergency.
1st Reading	445
2nd Reading	448
CR	480
*HB 841 —By Langley, et al of the House, and Fine and Hall of the Senate—An Act relating to chauffeur's license for the operation of motor vehicles;	* * * for the transportation of farm products in the raw state from farm to market; and declaring an emergency.
1st Reading	727
2nd Reading	741
CR	944
Considered—advanced—3rd Reading—To House	1112
4th Reading	1126
*HB 846 —By Sparger, et al—An Act relating to the licensing and registration	of automobile rental trailers and semi-trailers; * * *
1st Reading	600
2nd Reading	606
CR	652
Considered—advanced—3rd Reading—referred	1015-1016
Engrossed—To House	1082
SAs concurred in—passed	1093
4th Reading	1097
HB 848 —By Bailey (Cleveland) and Wolf of the House and Young (Cleveland) of the Senate—An Act amending	* * * authorizing the establishment of research centers on institutional airport properties; * * *
1st Reading	727
2nd Reading	741
*HB 850 —By Stevens and Garrison—An Act relating to election contests; * * * to provide that recounts in general elections may be had in the same man-	ner as provided by law for recounts in primary elections; * * * and declaring an emergency.
1st Reading	693
2nd Reading	695
CR	768

* Approved by Governor

Considered—advanced—3rd Reading—To House	1302-1303
4th Reading	1315
HB 852 —By Metcalf—An Act relating to the Office of County Superintendent	of Schools, authorizing the abolition of said office * * *
1st Reading	693
2nd Reading	695
HB 854 —By Belvin, Cartwright (Seminole) and Cartwright (Bryan)—An Act relating to Orphan, Neglected and De-	pendent Children; * * * and declaring an emergency.
1st Reading	722
2nd Reading	725
CR	920
Considered—advanced—3rd Reading	1289; 1319-1320
*† HB 855 —By Nance of the House and Young (Cleveland) of the Senate—An Act relating to County Officers; prescribing additional duties and providing	additional compensation for the County Judges of certain counties; * * * and declaring an emergency.
1st Reading	446
2nd Reading	448
CR	480
Considered—advanced—3rd Reading—To House	499
4th Reading	521
*† HB 856 —By Bliss of the House, and Fine of the Senate—An Act relating to travel expenses of County Commis-	sioners; * * * and declaring an emergency.
1st Reading	453
2nd Reading	457
CR	521
Considered—advanced—3rd Reading—To House	703-704
4th Reading	727
*† HB 857 —By Bliss, Stewart and Langley of the House, and Fine of the Senate—An Act relating to the distribution of certain commodities donated	to certain counties or School Districts therein; * * * and declaring an emergency.
1st Reading	453
2nd Reading	457
CR	521
Considered—advanced—3rd Reading—To House	704
4th Reading	727
* HB 859 —By Cole of the House and Coppock and Allen of the Senate—An Act relating to minnows; providing for	a commercial minnow dealers license and rights and duties thereunder; * * * and declaring an emergency.

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

1st Reading	945
2nd Reading	948
CR	1150
Considered—advanced—3rd Reading—referred	1300-1301
Engrossed—To House	1315
SAs concurred in—passed	1317
4th Reading	1334

****†HB 860**—By Nance of the House and Young (Cleveland) of the Senate—An Act relating to the County Court fund of certain counties; directing the transfer of the sum of Twenty Thou-

sand Dollars (\$20,000.00) from said Court fund to the County Free Fair fund for specified purposes; * * * and declaring an emergency.

1st Reading	446
2nd Reading	448
CR	811
Considered—advanced—3rd Reading—referred	926
Engrossed—To House	959
SAs concurred in—passed	1093
4th Reading	1104

***HB 861**—By Arrington, et al—An Act relating to the Oklahoma Agricultural and Mechanical College; * * * changing name of Oklahoma Agricultur-

al and Mechanical College to Oklahoma State University; * * * and declaring an emergency.

1st Reading	613
2nd Reading	618
CR	944
Considered—advanced—3rd Reading—referred	953-954
Engrossed—To House	973
SAs concurred in—passed	999
4th Reading	1000

HB 865—By Fuller—An Act relating to certain variances in names of persons in instruments, court proceedings

and decrees affecting title to real estate; * * *

1st Reading	727
2nd Reading	741
CR	791

***HB 866**—By Sparks, Levergood and Arrington—An Act relating to Lotteries; declaring certain types of selling

plans to be lotteries; * * * and declaring an emergency.

1st Reading	675
2nd Reading	677
CR	920

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

Considered—advanced—3rd Reading—To House	1189
4th Reading	1235
**HB 867 —By Ruby and Smith—An Act relating to County Officers, their deputies and other employees, and the salaries of such officers, deputies and other employees, in counties of this State having * * *	
1st Reading	580
2nd Reading	585
CR	811
Considered—advanced—3rd Reading—referred	1020
Engrossed—To House	1082
SAs concurred in—passed	1115
4th Reading	1126
HB 868 —By Rogers—An Act relating to the Department of Public Safety; providing for consideration of certain military service in calculating longevity allowances * * * and declaring an emergency.	
1st Reading	963
2nd Reading	971
*HB 869 —By Larason, et al of the House and Hope and Wilson (Greer) of the Senate—An Act relating to Soil and Water Conservation; making appropriations to the State Soil Conservation Board for watershed planning purposes in cooperation and agreement with the United States Department of Agriculture; making the appropriations non-fiscal; and declaring an emergency.	
1st Reading	446
2nd Reading	448
CR—re-referred	582
CR	603
Considered—advanced—3rd Reading—referred	623-624
Engrossed—To House	640
SAs rejected—conference requested—To JCCA	686
Conference granted—To JCCA	686
CCR adopted—passed—To House	1056-1057
4th Reading	1094
*†HB 871 —By Green of the House and Grantham of the Senate—An Act relating to the duties and salaries of the County Judge and County Attorney in all counties of the State of Oklahoma having * * *; authorizing payment of additional salaries from the court fund of the respective counties; conferring additional duties; * * * and declaring an emergency.	
1st Reading	453
2nd Reading	457
CR	521
Considered—advanced—3rd Reading—To House	532
4th Reading	544

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

HB 873—By Alexander, et al of the House and Price of the Senate—An Act amending * * * prescribing methods of paying precinct election officials and counters for services rendered in holding elections.

1st Reading ----- 727
2nd Reading ----- 741

HB 875—By Alexander et al—An Act amending * * * prescribing procedure for release of chattel mortgages; providing penalty for failure to comply with this Act; and declaring an emergency.

1st Reading ----- 692
2nd Reading ----- 695

HB 877—By Calkins—An Act relating to wages, salaries, commissions and other compensation for services; * * * and declaring an emergency.

1st Reading ----- 962
2nd Reading ----- 971
CR ----- 1156
Considered—advanced—3rd Reading ----- 1304-1305

HB 880—By Pazoureck, Cartwright (Seminole) and Taliaferro—An Act relating to the public schools of Oklahoma; requiring the formulation of one school year's instruction in Oklahoma history; * * * and declaring an emergency.

1st Reading ----- 727
2nd Reading ----- 741

***HB 881**—By McCarty, et al of the House and Collins (Creek), McSpadden, Walker and Hall of the Senate—An Act relating to motor vehicles; amending * * * increasing registration fees for motor vehicles, increasing weight limits for loads of motor vehicles, and changing formula as to sizes and weights of motor vehicles; and declaring an emergency.

1st Reading ----- 944
2nd Reading ----- 948
CR ----- 997
Considered—advanced—3rd Reading—To House ----- 1021
4th Reading ----- 1047

HB 883—By Carmichael, et al of the House and McSpadden and Breeden of the Senate—An Act relating to chiropractors; stating certain grounds upon which the license of a chiropractor may be suspended or revoked; * * * and declaring an emergency.

1st Reading ----- 693
2nd Reading ----- 695
CR ----- 811

HB 885—By Foster—An Act designating certain retail outlets selling non-intoxicating beverages for consumption on the premises as taverns; making it unlawful for the license holder or any agent, servant, or employee of such li-

cense holder to permit persons under the age of eighteen (18) years to enter, work or loiter about the premises of such tavern; * * * and declaring an emergency.

1st Reading -----	964
2nd Reading -----	971

HB 886—By Moad of the House, and McColgin of the Senate—An Act making an appropriation for the purchase for the erection of a museum and purchase of equipment therefor, to be located in

the Black Kettle Park in Roger Mills County near Cheyenne at or near the site of one of General Custer's battles; and declaring an emergency.

1st Reading -----	580
2nd Reading -----	585
CR—re-referred -----	603
Wd—To Calendar -----	609
Considered—advanced—3rd Reading—referred -----	623
Engrossed—To House -----	640
SAs rejected—conference requested—To JCCA -----	686
Conference granted—To JCCA -----	686

***HB 888**—By Huff and Sweeney of the House and Easterly and Perryman of the Senate—An Act relating to the

issuance of revenue bonds by certain educational institutions of the State; * * * and declaring an emergency.

1st Reading -----	552
2nd Reading -----	557
CR -----	783
Considered—advanced—3rd Reading—To House -----	815
4th Reading -----	841

HB 889—By Slater, et al of the House, and Price of the Senate—An Act relat-

ing to aeronautics and airports; amending; * * * and declaring an emergency.

1st Reading -----	712
2nd Reading -----	715
CR -----	1228

***HB 893**—By Strickland, Price and Daugherty—An Act relating to convicts; * * * providing that a convict shall be entitled to an additional deduction of

five (5) days from his sentence for each pint of his blood he donates to the American Red Cross * * * and declaring an emergency.

1st Reading -----	963
2nd Reading -----	971
CR -----	1209
Considered—advanced—3rd Reading—To House -----	1294
4th Reading -----	1315

* Approved by Governor

***HB 894**—By McCarty, et al of the House and Miskovsky of the Senate—An Act authorizing the collection of a fee of one dollar and fifty cents, (\$1.50)

from each civil case, proceeding or appeal, for the support of an existing county law library; * * * and declaring an emergency.

1st Reading	613
2nd Reading	618
CR	692
Considered—advanced—3rd Reading—To House	710-711
4th Reading	727

*†**HB 898**—By Vandiver and Traw of the House and Hamilton of the Senate—An Act relating to travel expenses of

County Commissioners; amending; * * * and declaring an emergency.

1st Reading	552
2nd Reading	557
CR	640
Considered—advanced—3rd Reading—To House	698-699
4th Reading	727

***HB 899**—By Patten, et al of the House, and Price of the Senate—An Act relating to the salary of the County Judge in all counties of the State of

Oklahoma having a population * * * authorizing the payment of additional salary to the County Judge from the Court Fund of the respective counties.

1st Reading	767
2nd Reading	771
CR	791
Considered—advanced—3rd Reading—To House	823
4th Reading	841

*†**HB 900**—By Patten, et al of the House and Price and Breeden of the Senate—An Act relating to salaries of District Court Judges of district court judicial districts of the State having

* * * ; and providing for the compilation and codification of instructions by said judges; providing compensation for such duties; and declaring an emergency.

1st Reading	614
2nd Reading	618
CR	652
Considered—advanced—3rd Reading—referred	764-765
Engrossed—To House	778
SAs concurred in—passed	823
4th Reading	841

HB 901—By Ozmun, et al of the House and Harris of the Senate—An

Act relating to the powers of the Oklahoma Turnpike Authority; * * *

1st Reading	964
2nd Reading	971

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

***HB 902**—By Bailey (Cleveland) of the House and Young (Cleveland) and Miskovsky of the Senate—An Act relating to water conservancy districts; * * * extending application of certain provisions to certain counties; and declaring an emergency.

1st Reading	614
2nd Reading	618
CR	884
Considered—advanced—3rd Reading—referred	992-993
Engrossed—To House	1001
SAs concurred in—passed	1037
4th Reading	1043

***†HB 903**—By Munson of the House and McSpadden of the Senate—An Act relating to travel expenses of County Commissioners; fixing the amount to be allowed; * * * and declaring an emergency.

1st Reading	522
2nd Reading	557
Wd—to Calendar	569
Considered—advanced—3rd Reading—To House	571-572
4th Reading	585

****HB 904**—By Patten, et al of the House, and Price of the Senate—An Act amending * * * increasing the jurisdiction of certain courts of common pleas; * * * and declaring an emergency.

1st Reading	810
2nd Reading	814
CR	852
Considered—advanced—3rd Reading—To House	931-932
4th Reading	948

***HB 905**—By Committee on County, State and Federal Government—An Act providing for city-county planning and zoning; creating metropolitan-area planning commissions and county boards of adjustment; * * * and declaring an emergency.

1st Reading	720
2nd Reading	725
CR	944
Considered—advanced—3rd Reading—referred	1021-1022; 1111
Engrossed—To House	1116
SAs concurred in—passed	1235-1236
4th Reading	1243

Clause 2 Invalid—Attorney General's Opinion, October 21, 1957

***HB 907**—By McCarty and Harkey—An Act providing that the Governing Board of any city or town in the State of Oklahoma having * * * is authorized to provide by ordinance for a retirement fund and system for its employees; * * * and declaring an emergency.

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

1st Reading	580
2nd Reading	585
CR	713
Considered—advanced—3rd Reading—To House	1110
4th Reading	1148
HB 910 —By Stevens—An Act fixing and providing for the payment of salaries of County Judges, County Attorneys and Bailiffs in certain counties.	
1st Reading	601
2nd Reading	606
CR	750
Considered—advanced—3rd Reading—referred	1077-1078
Engrossed—To House	1082
SAs concurred in—passed	1155
4th Reading	1178
Pocket Vetoed by Governor—Art. 6, Sec. 11, Const. RE 5 day period—Atty. General's Memo	
*HB 911 —By Ruby, et al of the House and Shoemake and Walker of the Senate—An Act relating to license fees to be paid to the Oklahoma Tax Commission upon the registration of intra-city motor busses; * * * and declaring an emergency.	
1st Reading	751
2nd Reading	753
CR	811
Re-referred	932
CR	953
Considered—advanced—3rd Reading—To House	955-956
ML	971
Motion to request return of Bill tabled	972
4th Reading	985
*†HB 912 —By Welch and Jumper of the House and McClendon of the Senate—An Act relating to travel expenses of County Commissioners; * * * and declaring an emergency.	
1st Reading	537
2nd Reading—To calendar	539
Considered—advanced—3rd Reading—To House	586-587
4th Reading	614
HB 913 —By Musgrave et al of the House, and Price of the Senate—An Act amending * * * providing for the signing, attesting, registering and endorsing bonds issued by Boards of Education of Oklahoma school districts; and declaring an emergency.	
1st Reading	767
2nd Reading	771
CR	920
Considered—advanced—3rd Reading	1020-1021

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

***HB 914**—By Bullard, et al of the House and Garvin of the Senate—An Act relating to the Board of Governors of the Licensed Architects of Oklahoma; * * * and declaring an emergency.

1st Reading -----	884
2nd Reading -----	887
CR -----	1141
Wd—re-referred -----	1147
CR -----	1150
Considered—advanced—3rd Reading—To House -----	1202-1203
House requested to return Bill -----	1235
Bill returned and referred for proper engrossment of SAs -----	1243
Engrossed—To House -----	1243
SAs rejected—conference requested—HCs named -----	1301
Conference granted—SCs appointed -----	1301
CCR adopted—passed—To House -----	1321-1322
4th Reading -----	1334

HB 916—By Shoemake—An Act relating to forfeiting to the State of all monies, properties and assets of any kind or character, which have been paid or given or delivered to * * * whose testimony is expected to be used * * * in violation of the bribery laws of the State of Oklahoma; * * * and declaring an emergency.

1st Reading -----	964
2nd Reading -----	971
CR -----	1150

***HB 917**—By Shoemake and Tinker of the House, and Mahan of the Senate—An Act relating to County Judges; fixing the annual salary of the County Judge in certain counties; repealing laws in conflict to extent of such conflict; and declaring an emergency.

1st Reading -----	720
2nd Reading -----	725
CR -----	750
Considered—advanced—3rd Reading—To House -----	1271
4th Reading -----	1302

***†HB 918**—By Taliaferro, Ozmun and Simmons—An Act relating to legislative apportionment of the House of Representatives; amending * * * providing that Comanche county shall be entitled to three representatives during the current fourth and fifth legislative periods; and declaring an emergency.

1st Reading -----	721
2nd Reading -----	724
CR -----	811
Considered—advanced—3rd Reading—referred -----	840
Engrossed—To House -----	876
SAs concurred in—passed -----	947
4th Reading -----	948

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

*HB 919 —By McCarty and Skeith—	An Act relating to narcotic drugs; * * *	
1st Reading		834
2nd Reading		839
CR		1035
Considered—advanced—3rd Reading—To House		1305
4th Reading		1315
*HB 921 —By Camp—An Act relating	sociations; prescribing costs therefor;	
to Building and Loan Associations; * * *	and declaring an emergency.	
providing for examinations for said As-		
1st Reading		601
2nd Reading		606
CR		692
Considered—advanced—3rd Reading—To House		797
4th Reading		823
*HB 922 —By Camp—An Act fixing	State Banks based * * * and declaring	
the amount of fees the Bank Commis-	an emergency.	
sioner shall collect for examination of		
1st Reading		601
2nd Reading		606
CR		692
Considered—advanced—3rd Reading—To House		798
4th Reading		823
*HB 923 —By Stewart of the House	counties and providing for additional	
and Fine of the Senate—An Act relating	compensation therefor; and declaring an	
to county officials; imposing additional	emergency.	
duties on County Attorneys in certain		
1st Reading		656
2nd Reading		667
CR		750
Considered—advanced—3rd Reading—To House		817
4th Reading		841
HB 926 —By Lance—An Act relating	and notice of time and place of hearing	
to the adoption of children; * * * requir-	thereof to be mailed to grandparents of	
ing copy of petition for adoption of child	child; * * * and declaring an emergency.	
1st Reading		727
2nd Reading		741
CR		834
*HB 927 —By Huser, Levergood and	procedure; * * * requiring copies of	
Pazoureck—An Act relating to probate	order to show cause; * * *	
1st Reading		751
2nd Reading		754
CR		791

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

Considered—advanced—3rd Reading—To House	1081; 1083
4th Reading	1126
*†HB 928 —By Wilson and Lollar—An Act relating to travel expenses and fees	of the Sheriff in certain counties; * * * and declaring an emergency.
1st Reading	629
2nd Reading	631
CR	713
Considered—advanced—3rd Reading—To House	763
4th Reading	785
*†HB 929 —By Kite—An Act relating to Regulatory Boards; making State Treasurer official depository for certain	boards; * * * and declaring an emergency.
1st Reading	727
2nd Reading	741
CR	1135
Considered—advanced—3rd Reading—referred	1205-1206
Engrossed—To House	1235
SAs concurred in—passed	1259
4th Reading	1292
*HB 932 —By Musgrave, et al of the House and Price of the Senate—An Act repealing Senate Bill #185, Oklahoma	Session Laws 1943. page 270; and declaring an emergency.
1st Reading	675
2nd Reading	677
CR	713
Considered—advanced—3rd Reading—To House	765-766
4th Reading	785
*†HB 933 —By Camp of the House, and Carrier of the Senate—An Act relating to the salary of the County Attorney in all counties of the State of Oklahoma having * * * conferring addi-	tional duties on the County Attorney of said counties; providing for additional salary to be paid from the Court Fund of the respective counties; and declaring an emergency.
1st Reading	601
2nd Reading—To Calendar	606
Considered—advanced—3rd Reading—To House	634
4th Reading	667
HB 934 —By Carmichael et al—An Act relating to the Department of Public Safety; providing for a Public Safety	Commission and for a Director; * * * and declaring an emergency.
1st Reading	751
2nd Reading	754
CR	920
Considered—advanced—3rd Reading	1276; 1277-1278

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

****†HB 935**—By Shibley, et al of the House and Collins (Creek), of the Senate—An Act relating to the distribution of certain commodities donated to certain counties or school districts therein; * * * and declaring an emergency.

1st Reading	675
2nd Reading	677
CR	750
Considered—advanced—3rd Reading—To House	897-898
4th Reading	948

***HB 936**—By Odom—An Act relating to Public Funds; authorizing cancellation of depository checks or vouchers * * * fixing period of limitations; and declaring an emergency.

1st Reading	601
2nd Reading	606
CR	791
Considered—advanced—3rd Reading—To House	1326
4th Reading	1334

****†HB 938**—By Langley and Stewart of the House and Fine of the Senate—An Act relating to travel expenses of County Commissioners; * * * and declaring an emergency.

1st Reading	613
2nd Reading	618
CR	674
Considered—advanced—3rd Reading—To House	890
4th Reading	932

***HB 939**—By Cook—An Act relating to the tax on tobacco products; providing that said purchases of tobacco products made by the Board of Affairs shall be exempted from said tax; * * * and declaring an emergency.

1st Reading	629
2nd Reading	631
CR	652
Considered—advanced—3rd Reading—To House	688
4th Reading	727

***HB 940**—By Bullard—An Act relating to Employment Security; * * * providing qualifications for members of the Oklahoma Employment Security Commission; * * * and declaring an emergency.

1st Reading	601
2nd Reading	606
CR	652
Considered—advanced—3rd Reading—To House	678
4th Reading	722

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

LB 941 — By Nance of the House, and Young (Cleveland) of the Senate—An Act relating to County Treasurers; imposing additional duties on County Treasurers of certain counties and providing additional compensation therefor; and declaring an emergency.

1st Reading	601
2nd Reading	606
CR	834
Considered—advanced—3rd Reading—referred	1103
Engrossed—To House	1115
SAs concurred in—passed	1155
4th Reading	1178
Pocket Vetoed by Governor—Art. 6, Sec. 11, Const. RE 5 day period— Atty. General's Memo	

HB 945 — By Lollar and Williams (Murray)—An Act relating to Vehicles used for the delivery of mail; providing for a system of flashing lights * * *

1st Reading	722
2nd Reading	725
CR	768
Considered—stricken	1081

***†HB 946**—By Cook—An Act relating to the distribution of commodities to counties and school districts; authorizing expenditure; * * * and declaring an emergency.

1st Reading	728
2nd Reading	741
CR	834
Considered—advanced—3rd Reading—To House	924-925
4th Reading	948

HB 947—By Sparkman, Kite, Lance, Mitchell and Simmons—An Act relating to social security; * * * relating to residence eligibility requirements for needy persons who have attained the age of sixty-five (65) years; * * * and declaring an emergency.

1st Reading	721
2nd Reading	724
CR	768

***†HB 949**—By Williams (Murray) of the House and Frazier of the Senate—An Act relating to the compensation and duties of County Attorneys of counties having a population of * * * and declaring an emergency.

1st Reading	674
2nd Reading	677
CR	750
Considered—advanced—3rd Reading—To House	765
4th Reading	785

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

***HB 950**—By Davis and Lance of the House, and Allen of the Senate—An Act relating to the issuance of revenue bonds by the Oklahoma College for Women; * * * and declaring an emergency.

1st Reading	613
2nd Reading	618
Wd—re-referred	619
CR	692
Considered—advanced—3rd Reading—To House	701-702
4th Reading	727

HB 951—By Briscoe of the House, and McSpadden of the Senate—An Act relating to the issuance of revenue bonds by Oklahoma Military Academy; * * *

and declaring an emergency.

1st Reading	612
2nd Reading	618
Wd—re-referred	619
CR	692
Considered—advanced—3rd Reading—To House	701
4th Reading	727

HB 952—By Bailey (Kay) and Craig of the House, and Grantham of the Senate—An Act relating to the issuance of revenue bonds by the Northern Oklahoma Junior College; * * * and declaring an emergency.

1st Reading	612
2nd Reading	618
Wd—re-referred	619
CR	692
Considered—advanced—3rd Reading—To House	702-703
4th Reading	727

†HB 953**—By Scarbrough—An Act relating to County Officials; imposing additional duties upon County Attorneys, County Judges and Sheriffs of certain counties; * * * and declaring an emergency.

1st Reading	721
2nd Reading	725
CR	811
Considered—advanced—3rd Reading—To House	926-927
4th Reading	948

†**HB 954**—By Lollar, et al—An Act relating to District Judges; providing additional and non-germane duties, and additional compensation therefor, for the District Judges of judicial districts Nos. 10, 12 and 13; * * * and declaring an emergency.

1st Reading	751
2nd Reading	754
CR	944

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

Considered—advanced—3rd Reading—To House	972-973
4th Reading	1000
*† HB 955 —By Green of the House and Grantham of the Senate—An Act relating to travel expenses of County Commissioners, fixing the amount to be	allowed and paid for traveling expenses of County Commissioners in certain counties; repealing conflicting laws; and declaring an emergency.
1st Reading	675
2nd Reading	677
CR	750
Considered—advanced—3rd Reading—To House	762-763
4th Reading	785
* HB 956 —By Huser and Levergood of the House, and Sandlin of the Senate—An Act relating to civil procedure; * * *	prescribing notice to be given as to sale of lands and tenements taken on execution.
1st Reading	727
2nd Reading	741
CR	791
Considered—advanced—3rd Reading—To House	1212
4th Reading	1243
HB 958 —By Ogden—An Act relating to County Officials; fixing salaries of	County Judges in certain counties; and declaring an emergency.
1st Reading	721
2nd Reading	725
CR	920
HB 959 —By Ogden—An Act relating to County Officials; fixing salaries of	County Attorneys in certain counties; and declaring an emergency.
1st Reading	721
2nd Reading	725
CR	920
**† HB 960 —By Kelly of the House, and Jones of the Senate—An Act relating to the salary of the County Judge in all counties of the State of Oklahoma	having a population * * * providing for additional compensation; * * * and declaring an emergency.
1st Reading	720
2nd Reading	725
CR	811
Considered—advanced—3rd Reading—To House	923
4th Reading	948
HB 961 —By Stevens and Bullard—An Act relating to elections, * * * providing that physically disabled and infirm electors may have their ballots	stamped by relatives or other persons of their choice; and declaring an emergency.
* Approved by Governor	
** Became law without Governor's signature	
† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957	

1st Reading	727	
2nd Reading	741	
CR	944	
Considered	1234	
*HB 965 —By Ogden, et al of the House and Field of the Senate—An Act imposing an additional duty upon the District Judge of District Court judicial		district No. 1 and providing for payment of additional compensation for the performance of such duty; and declaring an emergency.
1st Reading	751	
2nd Reading—To Calendar	754	
Considered—advanced—3rd Reading—To House	789-790	
4th Reading	823	
HB 967 —By Bradley—An Act creating a Statute of Limitations in relation to sidewalk assessments and moneys un-		called for derived from such assessments; and declaring an emergency.
1st Reading	965	
2nd Reading	971	
CR	1228	
*HB 971 —By Alexander, McCarty and Musgrave of the House, and Collins (Creek) and Rinehart of the Senate—An Act relating to sales tax; amending		* * * exempting from payment of sales tax local transportation within cities and towns except by taxicabs; and declaring an emergency.
1st Reading	835	
2nd Reading	839	
CR	967	
Considered—advanced—3rd Reading—To House	1109	
ML; failed of adoption	1116; 1125	
Motion to recall Bill from House; Wd	1120; 1125	
4th Reading	1126	
*HB 972 —By Odom—An Act relating to public officers; providing certain duties and authority for the Attorney Gen-		eral and State Examiner and Inspector; * * * and declaring an emergency.
1st Reading	964	
2nd Reading	971	
CR	1052	
Considered—advanced—3rd Reading—referred	1213-1214	
Engrossed—To House	1243	
SAs concurred in—passed	1272	
4th Reading	1302	
HB 973 —By Calkins, et al of the House, and Price of the Senate—An Act amending * * * relating to municipi-		pal criminal courts in cities of a population of more than; * * * and declaring an emergency.
1st Reading	767	

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

2nd Reading -----	771
CR -----	1156
*† HB 974 —By Pazoureck of the House and Rinehart of the Senate—An Act relating to county planning; establishing a County Planning Commission in certain counties; * * * and declaring an emergency.	
1st Reading -----	728
2nd Reading -----	741
CR -----	1052
Considered—advanced—3rd Reading—to House -----	1233
4th Reading -----	1243
* HB 975 —By Cartwright (Bryan) and Belvin of the House and Cartwright of the Senate—An Act making an appropriation to the Oklahoma State Regents for Higher Education for allocation to constituent institutions for the restoration, replacement and repair of tornado-damaged buildings and equipment; * * * and declaring an emergency.	
1st Reading -----	656
2nd Reading—To Calendar -----	667
Considered—advanced—3rd Reading—referred -----	680-681
Engrossed—To House -----	706
SAs rejected—conference requested—To JCCA -----	729
Conference granted—To JCCA -----	729
CCR adopted—passed—To House -----	900-902
4th Reading -----	948
* HB 976 —By Huff and Clark—An Act relating to elections; * * * prescribing manner of nominating substitute nominees for public offices; and declaring an emergency.	
1st Reading -----	963
2nd Reading -----	971
CR -----	1035
Considered—advanced—3rd Reading—referred -----	1234-1235
Engrossed—To House -----	1243
SAs concurred in—passed -----	1259
4th Reading -----	1292
HB 977 — By Hammers, Ruby and Smith of the House and Shoemake of the Senate—An Act relating to civil defense; authorizing the State Civil Defense Agency to procure emergency water pumping and engineering equipment; * * * and declaring an emergency.	
1st Reading -----	728
2nd Reading -----	741
CR -----	811
Considered—advanced—3rd Reading—To House -----	816
House requested to return Bill for further consideration -----	825
Bill received from House -----	828

* Approved by Governor

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

Votes reconsidered by which passed and advanced	828
Considered—advanced—3rd Reading—referred	828-829
Engrossed—To House	841
SAs rejected—conference requested—To JCCA	957
Conference granted—To JCCA	957

***HB 978**—By McCarty, Harkey, Foster, Andrews and Fuller—An Act relating to the incorporation of cities and towns; amending * * * by providing

that certain territory shall not be subject to the provisions thereof; * * * and declaring an emergency.

1st Reading	656
2nd Reading	667
CR	677
Considered—advanced—3rd Reading	707
ML	707
Votes reconsidered by which passed and advanced	717
Considered—advanced—3rd Reading—referred	717-718
Engrossed—To House	726
SAs concurred in—passed	823
4th Reading	841

HB 979 — By Andrews, Foster and Harkey—An Act providing an additional method for consolidation of cities and towns which are adjacent, in counties

having a population * * * authorizing redistricting of wards, creation of new wards; * * * and declaring an emergency.

1st reading	751
2nd Reading	754
CR—re-referred	791
CR	811
Considered—advanced—3rd Reading—referred	815-816
Engrossed—To House	841

HB 980—By Foster, Harkey, Andrews and Fuller—An Act enabling any city in Oklahoma, having a population in excess * * * to enact, through its council or legislative body, local laws imposing and levying in any such city any tax

for revenue purposes, other than * * * and providing that the ordinance levying such tax shall, before it becomes effective, be approved by a majority of the qualified electors of; * * * and declaring an emergency.

1st Reading	656
2nd Reading	667
CR—re-referred	692

***HB 982**—By Cunningham and Rogers—An Act relating to the reporting of

fires; * * * and declaring an emergency.

1st Reading	966
2nd Reading	970
CR	1066
Considered—advanced—3rd Reading—referred	1151-1152
Engrossed—To House	1204

SAs concurred in—passed	1235-1236
4th Reading	1243
HB 984 —By Judiciary Committee— An Act relating to the probate of foreign	wills; * * *
1st Reading	963
2nd Reading	971
*HB 985 —By Long (Seminole), et al of the House, and Stipe of the Senate— An Act authorizing Norma Ann Tate,	now Rich, to bring suit against the State of Oklahoma; * * * and declaring an emergency.
1st Reading	767
2nd Reading	771
CR	884
Considered—advanced—3rd Reading—To House	939; 941-942
4th Reading	985
HB 986 —By Long (Seminole), Cart- wright (Seminole) and Buckler—An Act relating to travel of county com-	missioners; * * * in certain counties; and declaring an emergency.
1st Reading	966
2nd Reading	971
CR	1035
**†HB 987 —By Huff and Clark—An Act relating to county officials; increas- ing salaries of County Attorneys and	County Judges in certain counties; * * * and declaring an emergency.
1st Reading	728
2nd Reading	741
CR	997
Considered—advanced—3rd Reading—To House	1076
4th Reading	1094
**†HB 988 —By Williams (Murray) of the House and Frazier of the Senate— An Act relating to the duties and sal-	aries of the County Judge in all counties * * *; and declaring an emergency.
1st Reading	966
2nd Reading	971
CR	1035
Considered—advanced—3rd Reading—To House	1041-1042
4th Reading	1094
HB 989 —By Hill and Cook of the House and Sandlin of the Senate—An Act relating to travel expenses of Coun-	ty Commissioners; * * * and declaring an emergency.
1st Reading	767
2nd Reading	771

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

CR	834
Considered—advanced—3rd Reading—To House	924
House requested to return Bill for further consideration	942
House refuses to return Bill	995
4th Reading	1177
Pocket Vetoed by Governor—Art. 6, Sec. 11, Const. RE 5 day period— Atty. General's Memo	
**HB 990 —By Kelly—An Act relating to travel expenses of County Commissioners; * * * and declaring an emergency.	
1st Reading	767
2nd Reading	771
CR	811
Considered—advanced—3rd Reading—To House	923-924
4th Reading	948
*HB 993 —By House Committee on Veterans and Military Affairs and Graves—An Act making an appropriation for the completion of the Veterans Ward of the Central State Griffin Memorial Hospital; and declaring an emergency.	
1st Reading	751
2nd Reading	753
CR	813
Considered—advanced—3rd Reading—referred	842-843
Engrossed—To House	876
SAs concurred in—passed	947
4th Reading	967
*HB 994 —By Finch of the House, and Collins (Creek) of the Senate—An Act relating to civil procedure; providing that the American experience table of Mortality or the American men table of Mortality may be admitted into evidence; * * * and declaring an emergency.	
1st Reading	965
2nd Reading	971
CR	1150
Considered—advanced—3rd Reading—To House	1288
4th Reading	1307
HB 995 —By Slater, et al of the House, and Price of the Senate—An Act relating to City-County planning and zoning; * * * exempting certain lands within five-mile perimeter; * * * and declaring an emergency.	
1st Reading	810
2nd Reading	814
CR—re-referred	920
CR	1066
Considered—advanced—3rd Reading	1103-1104
ML; time extended; tabled	1125; 1235; 1254

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

***HB 996**—By Bullard, et al of the House, and Fine, Field, Hamilton, Hope and Cowden of the Senate—An Act relating to the Employment of the Handi-

capped; creating the Governor's Committee for the Employment of the Handicapped and setting forth its membership; * * * and declaring an emergency.

1st Reading	965
2nd Reading	971
CR	1035
Considered—advanced—3rd Reading—To House	1055
4th Reading	1094

***†HB 997**—By Stevens, Levergood and Graves—An Act relating to elections, and fixing the time for the opening and

closing of the polls in certain counties; and declaring an emergency.

1st Reading	751
2nd Reading	753
CR	920
Considered—advanced—3rd Reading—To House	1073-1074
4th Reading	1104

****†HB 998** — By Craig and Bailey (Kay) of the House and Grantham of the Senate—An Act relating to Assistant County Attorneys; authorizing County Attorney in certain counties to

appoint and fix the compensation of not more than two (2) part-time Assistant County Attorneys; and declaring an emergency.

1st Reading	966
2nd Reading	971
CR	1035
Considered—advanced—3rd Reading—To House	1073
4th Reading	1104

HB 999—By Shibley and Arrington—An Act relating to real estate and interests in oil and gas leasehold estates

therein, owned by nonresidents of the State of Oklahoma; * * * and declaring an emergency.

1st Reading	999
2nd Reading	1037
CR	1305
Considered—advanced—3rd Reading—referred	1323-1324
Engrossed—To House	1333

HB 1001—By Committee on Banks and Banking—An Act relating to indebtedness payable in installments or by

periodic payments; * * * and declaring an emergency.

1st Reading	884
2nd Reading	887

HB 1003—By Committee on Banks and Banking—An Act relating to col-

lection agencies; * * *

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

1st Reading -----	781
2nd Reading -----	784

***HB 1005**—By Sweeney and Greenhaw of the House and Perryman of the Senate—An Act relating to the Western

Oklahoma Tuberculosis Sanitorium; authorizing use of its revolving fund and other funds to purchase additional lands.

1st Reading -----	966
2nd Reading -----	971
CR -----	1035
Considered—advanced—3rd Reading—To House -----	1073
4th Reading -----	1104

†HB 1006**—By Garrison and Reudy of the House, and Mahan of the Senate—An Act relating to County Assessors; fixing amount payable to County Asses-

sor and his deputies in certain counties for mileage on official travel; and declaring an emergency.

1st Reading -----	835
2nd Reading -----	839
CR -----	920
Considered—advanced—3rd Reading—To House -----	1075-1076
4th Reading -----	1104

HB 1007—By Simmons, Taliaferro and Ozmun of the House and Harris of the Senate—An Act relating to the Depart-

ment of Public Safety; giving Dispatchers the same privilege; * * * and declaring an emergency.

1st Reading -----	964
2nd Reading -----	971
CR -----	1066
Considered—advanced—3rd Reading—referred (emergency failed) -----	1305; 1315-1316
Engrossed—To House -----	1333

HB 1008—By House Judiciary Committee, and Senate Judiciary Committee—An Act relating to civil procedure;

amending * * * tolling statute on appeals for persons under disability; and declaring an emergency.

1st Reading -----	945
2nd Reading -----	948

†HB 1009**—By Bailey (Kay) and Craig of the House, and Grantham of the Senate—An Act relating to travel expenses of County Commissioners; in-

creasing allowance for traveling expenses of County Commissioners in certain counties; and declaring an emergency.

1st Reading -----	835
2nd Reading -----	839
CR -----	920
Considered—advanced—3rd Reading—To House -----	921-922
4th Reading -----	948

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

***HB 1011**—By Briscoe of the House, and McSpadden of the Senate—An Act providing for the construction, equipping and furnishing of buildings or additions to existing buildings on the

campuses of any school under jurisdiction of the Oklahoma Military Academy at Claremore; * * * and declaring an emergency.

1st Reading	964
2nd Reading	971
CR	1037
Considered—advanced—3rd Reading—To House	1186
4th Reading	1243

***HB 1012**—By Slater, et al of the House and Price of the Senate—An Act relating to Juvenile Judges; * * * fixing

compensation of Juvenile Judges in certain counties; and declaring an emergency.

1st Reading	781
2nd Reading	784
CR	1237-1238
Considered—advanced—3rd Reading—To House	1317
4th Reading	1334

***HB 1013**—By Lance and Long (Cad-do)—An Act relating to fur-bearing animals; providing that badgers may

be destroyed at any time; * * * and declaring an emergency.

1st Reading	884
2nd Reading—To Calendar	887
Considered—advanced—3rd Reading—To House	1187-1188
4th Reading	1243

HB 1014 — By Odom, et al of the House and McSpadden, Shoemaker, Denny and Mahan of the Senate—An Act relating to unemployment benefits; pro-

hibiting Oklahoma Employment Security Commission from deducting vacation; * * * declaring an emergency.

Pocket Vetoed by Governor	
1st Reading	966
2nd Reading	971
CR	1135
Considered—advanced—3rd Reading—To House	1289-1291
4th Reading	1307
Pocket Vetoed by Governor	

***HB 1017**—By Sumrall, McCarty and Bohr—An Act relating to liquefied petroleum gas; * * * authorizing rules and

regulations and specifications and fixing fees for permits.

1st Reading	904
2nd Reading	921
CR	997
Considered—advanced; 3rd Reading—referred	1110; 1125
Engrossed—To House	1147
SAs rejected—conference requested—HCs named	1155

* Approved by Governor

Conference granted—SCs appointed	1155
CCR adopted—Vote reconsidered by which adopted	1203-1204
CCR rejected—further conference requested—SCs instructed	1204
SCs' instructions rescinded	1271
CCR read	1306
CCR rejected—further conference requested—SCs instructed	1315
Vote reconsidered by which CCR rejected—further conference requested and SCs instructed	1322
CCR adopted—passed—To House	1323
4th Reading	1338

HB 1019—By Fuller—An Act relating to Forcible Entry and Detainer; * * * and declaring an emergency.

1st Reading	962
2nd Reading	971
CR	1305

***HB 1022**—By Committee on Banks and Banking—An Act relating to insurance policies issued in conjunction with contracts for sale of motor vehicles, merchandise, and other property; * * * and declaring an emergency.

1st Reading	885
2nd Reading	887
CR	1173
Considered—advanced—3rd Reading—To House	1274-1275
4th Reading	1302

***HB 1023**—By Committee on Banks and Banking—An Act relating to debt pooling; * * * and declaring an emergency.

1st Reading	885
2nd Reading	887
CR	1091
Considered—advanced—3rd Reading—referred	1272; 1273-1274
Engrossed—To House	1301
SAs concurred in—passed	1306
4th Reading	1307

***HB 1025**—By Pazoureck—An Act relating to payment of certain motor vehicle license fees; * * *

1st Reading	1000
2nd Reading	1037
CR	1091
Considered—advanced—3rd Reading—To House	1147
ML; Wd	1165; 1207
4th Reading	1178-1179
House requested to return Bill	1179

HB 1026—By Judiciary Committee—An Act providing for joinder of parties plaintiff; * * * and declaring an emergency.

1st Reading	963
-------------------	-----

2nd Reading -----	971
CR -----	1150
Considered—advanced—3rd Reading -----	1317

HB 1027 — By Judiciary Committee | created by will under certain circum-
 —An Act relating to wills; providing | stances; * * * and declaring an emer-
 that a presumption of survival can be | gency.

1st Reading -----	963
2nd Reading -----	971
CR -----	1150
Considered—advanced—3rd Reading—To House -----	1324
4th Reading -----	1338
Pocket Vetoed by Governor	

***HB 1028**—By Morford of the House | school districts; * * * and declaring an
 and Coppock of the Senate—An Act | emergency.
 relating to the payment of State Aid to

1st Reading -----	966
2nd Reading -----	970
CR -----	1135
Considered—advanced—3rd Reading—To House -----	1202
4th Reading -----	1235

HB 1029—By Bradley of the House, | not exceeding ten dollars (\$10.00) shall
 and Collins (Creek) of the Senate—An | be fully payable not later than January
 Act relating to the payment of adva- | 1st; and declaring an emergency.
 lorem taxes; * * * providing that taxes

1st Reading -----	966
2nd Reading -----	971
CR -----	1091

****†HB 1030**—By Langley of the House | in certain counties of this State, and
 and Fine of the Senate—An Act relating | the financing thereof; and declaring an
 to the salaries of officers and employees | emergency.

1st Reading -----	945
2nd Reading -----	948
CR -----	997
Considered—advanced—3rd Reading—To House -----	1022-1023
4th Reading -----	1047

***HB 1031**—By Langley of the House | the benefit of the respective firemen's
 and Fine of the Senate—An Act relat- | relief and pension funds of the fire de-
 ing to moneys apportioned and paid, | partments of such cities and towns;
 and subject to be apportioned * * * for | * * * and declaring an emergency.

1st Reading -----	966
2nd Reading -----	971

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

CR	1209
Considered—advanced—3rd Reading—To House	1283
4th Reading	1315
HB 1034 —By Ham and Bullard—An Act relating to prohibition of intoxicating liquors; * * * and declaring an emergency.	
1st Reading	966
2nd Reading	971
*HB 1038 —By Stewart and Langley of the House, and Fine of the Senate—An Act relating to permits of manufacturers, wholesalers, warehousemen, or distributors of cigarettes; * * * and declaring an emergency.	
1st Reading	994
2nd Reading	999
CR	1135
Considered—advanced—3rd Reading—To House	1212-1213
4th Reading	1243
*HB 1039 —By Bailey (Cleveland)—An Act relating to selection of jurors for Municipal and City Courts in certain counties; * * * and declaring an emergency.	
1st Reading	966
2nd Reading	970
CR	1135
Considered—advanced—3rd Reading	1209-1210
ML; adopted	1210; 1254
3rd Reading—To House	1254-1255
4th Reading	1302
**HB 1040 —By Norris of the House, and Frazier of the Senate—An Act relating to County Officers; providing additional duties for County Judges, County Attorneys and County Sheriffs in certain counties; * * * and declaring an emergency.	
1st Reading	965
2nd Reading	971
CR	1035
Considered—advanced—3rd Reading—To House	1069-1070
4th Reading	1094
*HB 1042 — By Shoemake—A Bill amending 26 O. S. (1951) 345.1 to permit dependents of absent electors in military or naval service to vote, and making such law uniform to honor the request of the Congress in P. L. 296.	
1st Reading	994
2nd Reading	999
Wd—To Calendar	1000
Considered—advanced—3rd Reading—referred	1072; 1104-1105

* Approved by Governor

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

Engrossed—To House	1116
SAs rejected—conference requested—HCs named	1236
Conference granted—SCs appointed	1238
CCR read	1311
CCR adopted—passed—To House	1327
4th Reading	1338
HB 1044 —By Cunningham—An Act relating to unopposed nominees of political parties for public office; * * * and declaring an emergency.	
1st Reading	1035
2nd Reading	1037
**† HB 1045 —By Nance of the House and Young (Cleveland) of the Senate—An Act relating to salaries of County Officials, increasing salaries of Sheriff, County Assessor, Court Clerk and County Clerk in certain counties.	
1st Reading	966
2nd Reading	970
CR	1035
Considered—advanced—3rd Reading—To House	1075
4th Reading	1104
HB 1046 —By Odom, Ogden, Larason and Graybill—An Act relating to travel expenses of County Commissioners in certain counties; * * * and declaring an emergency.	
1st Reading	945
2nd Reading	948
CR	1052
HB 1047 —By Shoemake — An Act making it a misdemeanor * * * to have in his or its possession within the State of Oklahoma any stamp denoting the payment of any special tax required of liquor dealers; * * * and declaring an emergency.	
1st Reading	994
2nd Reading	999
HB 1048 —By Nixon, et al of the House, and Price of the Senate—An Act relating to bonds of counties, cities, towns, school districts and other political subdivisions of the State and the sale thereof; * * * and declaring an emergency.	
1st Reading	993
2nd Reading	999
CR	1150
Considered—advanced—3rd Reading	1322

** Became law without Governor's signature

† Local Bill—Invalid—Attorney General's Opinion—October 21, 1957

PART VI

HOUSE JOINT RESOLUTIONS

(Titles at length shown on page numbers
opposite "1st Readings.")

***HJR 502**—By Sweeney et al—A Joint Resolution adopting a statement of basic principles of a proposed water policy for the State; and recognizing and approving the report of the Oklahoma Water Study Committee.

1st Reading	248
2nd Reading	253
CR	261
Considered—advanced—3rd Reading—referred	300
Engrossed—To House	309
SAs rejected—conference requested	336
Conference granted—SCs appointed	336
Names of HCs shown on CCR	478
CCR read	477-478
CCR adopted—passed—To House	486
4th Reading	506

HJR 503—By Davis et al of the House and Field, Allen, Harris, Shoemaker, Hamilton, Frazier, Hall and McSpadden of the Senate—A Joint Resolution providing for the creation of a fund to be known as the College Land Grant Equalization Fund * * *; and declaring an emergency.

1st Reading	248
2nd Reading	253
CR	289
Considered—advanced—3rd Reading—referred	405-406
Engrossed—To House	420-421
SAs rejected—conference requested; HCs named	446; 502
Conference granted—SCs appointed	464
CCR read	712
CCR adopted—passed—To House	798-799
4th Reading	876
Recalled from Governor under HCR 545	948
Senate advised Resolution returned to Governor and Senate concurs	1215
Pocket Vetoed by Governor	

HJR 504—By Cunningham et al—A Joint Resolution relating to automobile insurance rates; authorizing and directing the State Insurance Board to suspend forthwith its November 15, 1956, order regarding said rates, * * *; and declaring an emergency.

* Approved by Governor

1st Reading	248
2nd Reading	253
*HJR 505 —By McCarty of the House and Hamilton of the Senate—A Joint Resolution making appropriations to the State Legislative Council to be used for planning and carrying out a program for the Tenth Annual National Legislative Conference, and for other purposes; * * * and declaring an emergency.	
1st Reading	187
2nd Reading	191
CR	347
Considered—advanced—3rd Reading—To House	381
4th Reading	395
House Committee appointed under	1035
Senate Committee appointed under	1173
HJR 507 —By Mitchell et al of the House, and Young (Haskell), McSpadden, Boecher and Shoemake of the Senate—A Joint Resolution making "OK" the official abbreviation of "Oklahoma"; and declaring an emergency.	
1st Reading	720
2nd Reading	725
HJR 513 —By Norris and McCarty—A Joint Resolution creating the William H. Murray Memorial Commission and fixing its membership and functions; * * *.	
1st Reading	502
2nd Reading	506
*HJR 515 —By Moad of the House and McColgen of the Senate—A Joint Resolution directing the State Board of Public Affairs to provide from the Oklahoma State Penitentiary * * * bricks to the Oklahoma Planning and Resources Board for use in the construction of a museum in the Black Kettle Park in Roger Mills County, * * *; and declaring an emergency.	
1st Reading	720
2nd Reading	725
CR	781
Considered—advanced—3rd Reading—To House	847-848
4th Reading	888
*HJR 517 —By Bailey (Cleveland) and Wolf of the House and Young (Cleveland) of the Senate—A Joint Resolution authorizing and directing the State Board of Public Affairs to grant and convey to the City of Norman, Oklahoma, a tract of land not to exceed ten thousand (10,000) square feet in area on the site of Central State Griffin Memorial Hospital, Norman, Oklahoma, * * *.	
1st Reading	654
2nd Reading	667
CR	770
Considered—advanced—3rd Reading—To House	789

4th Reading -----	823
House requests return of Enrolled copy—request granted -----	841
4th Reading -----	879

***HJR 518**—By Graves et al of the House and Miskovsky, Carrier, Collins (Pontotoc), Herndon, Walker, Breeden, Collins (Creek), Cowden, Dacus, Garvin, Grantham, Hamilton, Jones, McColgin, McSpadden, Mahan, Ritzhaupt, Stipe, Young (Cleveland) and Young (Haskell)

of the Senate—A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment * * * relating to municipal water, water facilities, and the financing thereof; * * * and ordering a special election.

1st Reading -----	655
2nd Reading -----	667
CR -----	811
Wd—re-referred -----	930
CR -----	967
Considered—advanced—3rd Reading—referred -----	976-979
Engrossed—To House -----	1001
SAs concurred in—passed -----	1037
4th Reading -----	1094

HJR 520—By Shoemake and Nigh—
A Joint Resolution designating addition-

al office space for the State Legislative Council.

1st Reading -----	962
2nd Reading -----	971

***HJR 521**—By Larason of the House and Hope of the Senate—"A Resolution

pertaining to ("The Plumbing License Law of 1955")."

1st Reading -----	655
2nd Reading -----	667
CR -----	738
Considered—advanced—3rd Reading—referred -----	818
Engrossed—To House -----	841
SAs rejected—conference requested—To JCCA -----	900
Conference granted—To JCCA -----	900
CCR adopted—passed—To House -----	1046-1047
4th Reading -----	1094

HJR 522—By Foster et al of the House and Miskovsky of the Senate—
A Joint Resolution providing for a local government study commission composed * * * purpose of * * * recommending a

plan or method for elimination of duplications and overlapping of governmental jurisdiction and services; * * * and declaring an emergency.

1st Reading -----	600
2nd Reading -----	606
CR—re-referred -----	713
CR -----	781
Considered—advanced—3rd Reading—referred -----	1278-1283
Engrossed—To House -----	1315

* Approved by Governor

***HJR 523**—By Welch and Jumper of the House and McClendon of the Senate—A Joint Resolution authorizing and directing the Oklahoma Tax Commission to investigate the claim of Van E. McQueen, * * *.

1st Reading	766
2nd Reading	771
CR	791
Considered—advanced—3rd Reading—To House	887-888
4th Reading	932

***HJR 524**—By Williams (Woodward) of the House and Easterly of the Senate—A Joint Resolution providing for the disposition of any and all bonus delay rental, and royalty moneys received upon behalf of the State of Oklahoma in connection with, or under the provisions of, any oil and gas lease covering any lands occupied by, or assigned to the use of, the Western State Hospital, entered into by the State Board of Public Affairs within five (5) years after the effective date hereof.

1st Reading	655
2nd Reading	667
CR	750
Considered—advanced—3rd Reading—To House	839-840
4th Reading	876

***HJR 526**—By Allard—A Joint Resolution providing that November 11th through November 16th of each year shall be designated as "Oklahoma Week."

1st Reading	767
2nd Reading	771
CR	811
Considered—advanced—3rd Reading—To House	1253
4th Reading	1302

***HJR 527**—By Pitcher of the House and Dendy and Hall of the Senate—A Joint Resolution authorizing the Eastern State Hospital and the Department of Mental Health to request the State Board of Public Affairs to purchase certain lands adjoining the Eastern State Hospital property * * *.

1st Reading	810
2nd Reading	814
CR	884
Considered—advanced—3rd Reading—To House	893
4th Reading	948

***HJR 528**—By Allard et al—A Joint Resolution relating to certain transportation by school districts of the State; * * * providing an expiration date for this Resolution; and declaring an emergency.

1st Reading	962
2nd Reading	971
CR	1188

* Approved by Governor

Considered—advanced—3rd Reading—To House -----	1256
4th Reading -----	1302

*****HJR 529**—By Welch and Jumper of the House and McClendon of the Senate—A Joint Resolution waiving the immunity of the State from liability for damages resulting from tortuous acts of its employees; * * * and declaring an emergency.

1st Reading -----	962
2nd Reading—To Calendar -----	971
Considered—advanced—3rd Reading—To House -----	1001
4th Reading -----	1047

***HJR 530**—By Cartwright (Seminole) and Clark of the House and Cartwright of the Senate—A Joint Resolution officially designating the four-lane inter-state highway now under construction. * * * as the "Raymond Gary Expressway."

1st Reading -----	962
2nd Reading -----	971
CR -----	1035
Considered—advanced—3rd Reading—To House -----	1071
4th Reading -----	1094

* Approved by Governor

*** Vetoed by Governor

PART VII

HOUSE CONCURRENT RESOLUTIONS

Titles at length shown on page numbers
opposite "1st Readings.")

HCR 501—By Goodfellow and Long (Caddo), of the House and Baldwin, of the Senate—A House Concurrent Resolution commending and congratulating

the Sickles FFA Chapter upon receiving the Superior Chapter Award honor and other outstanding achievements.

Received; considered—adopted—To House63; 64-65
Enrolled copy signed—To House 87

HCR 502—By Goodfellow, and Long (Caddo), of the House and Baldwin, of the Senate—A House Concurrent Resolution commending and congratulating

Dale Repp of Fort Cobb, Oklahoma, upon his outstanding achievements in Agriculture and his contribution to his community.

Received; considered—adopted—To House63; 65-66
Enrolled copy signed—To House 87

HCR 503—By Goodfellow and Long (Caddo), of the House, and Baldwin, of the Senate—A House Concurrent Resolution commending and congratulating

Nelda Slempp of Gracemont, Oklahoma, upon her splendid achievements in 4-H Club work.

Received; considered—adopted—To House64; 66
Enrolled copy signed—To House 87

HCR 504—By Goodfellow, and Long (Caddo) of the House and Baldwin of the Senate—A House Concurrent Resolution commending and congratulating

Ted Allen Zachary, J. M. Jackson, Jr., Don Smith, and Robert Oswald of Caddo County, Oklahoma, upon receiving the Junior Master Farmer Award.

Received; considered—adopted—To House64; 66-67
Enrolled copy—signed—To House 87

HCR 505—By Alexander, et al of the House and Hall and Price of the Senate—A Concurrent Resolution commending Mickey Mantle of Commerce, Oklahoma, for his outstanding career in baseball,

which has brought fame and glory to this State, and declaring January 29, 1957, to be "Mickey Mantle Day" in the State of Oklahoma.

Received; considered—adopted—To House64; 67-68
Enrolled copy signed—To House 94

- HCR 506**—By Hammers, Smith and Ruby of the House, and Shoemake (Muskogee) of the Senate—A Resolution showing respect to the memory of R. M. Pickens, an outstanding man, citizen, friend and employee.
- Received; considered—adopted—To House 64; 68
 Enrolled copy signed—To House 87
- HCR 507**—By Wolf and Bailey (Cleveland) of the House and Wilson (Greer) of the Senate—A Concurrent Resolution directing the Legislative Council to revise and codify laws relating to juvenile delinquency within a certain time; * * *
- Received—considered—adopted—To House 87-88
 Enrolled copy signed—To House 99
- HCR 508**—By Jumper and Welch of the House and McClendon of the Senate—A Resolution congratulating the football team of Broken Bow high school and its coaches for their notable achievement in the field of athletics.
- Received; considered—adopted—To House 87; 88
 Enrolled copy signed—To House 99
- HCR 509**—By Hammers, Ruby, Smith, Odom and Langley of the House, and Shoemake of the Senate—A Concurrent Resolution relating to the free Oklahoma State Fair held annually at Muskogee, Oklahoma; designating said fair * * *
- Received; considered—adopted—To House 87; 88-89
 Enrolled copy signed—To House 99
- HCR 510**—By Calkins et al of the House and Price and Miskovsky of the Senate—A Concurrent Resolution relating to the Tulsa State Fair, Tulsa, Oklahoma, and the State Fair of Oklahoma, Oklahoma City, Oklahoma; designating * * *
- Received 114
 Considered—adopted—referred 151-152
 Engrossed—To House 165
 SAs concurred in—adopted 209
 Enrolled copy signed—To House 215
- HCR 511**—By Carey of the House and Ritzhaupt of the Senate—A Resolution noting the passing of Louis NICHOLAS BAKER III of Guthrie, Oklahoma; expressing regret and extending condolences to his survivors; * * *
- Received—considered—adopted—To House 105-106
 Enrolled copy signed—To House 119
- HCR 512**—By Clark et al of the House and Perryman, Easterly, Grant-ham and Trent of the Senate—A Concurrent Resolution commemorating Boy Scout Week and the forty-seventh anniversary of the Boy Scouts of America and requesting members of the Honorable Senate to sit with members of the House in Joint Session for observances of said anniversary.
- Received 114
 Considered—adopted—To House 150-151
 Enrolled copy signed—To House 166

HCR 513—By Davis and Lance of the House and Allen of the Senate—A Resolution designating the annual Rush Springs watermelon festival, during the

week of August 4th through August 10th, 1957, as the official Oklahoma Semi-Centennial Watermelon Festival.

Received—considered—adopted—To House 156-157

HCR 514—By Bailey (Cleveland) and Wolf of the House, and Young (Cleveland) and Harris of the Senate—A Reso-

lution congratulating the University of Oklahoma College of Law Moot Court team * * *.

Received—considered—adopted—To House 156; 157-158

HCR 516—By Bower of the House and Coppock of the Senate—A Concurrent Resolution relating to the "Turkey-Rama," to be held in Fairview, Okla-

homa, February 21-22, 1957; designating said "Turkey-Rama" the Official Semi-Centennial "Turkey-Rama" of Oklahoma; directing * * *.

Received 186

Considered—adopted—To House 210-211

Enrolled copy signed—To House 220

HCR 517—By Shoemake et al of the House and Frazier, Rinehart, Collins (Pontotoc) and Fine of the Senate—A Concurrent Resolution relating to certain statements made by Charles E.

Wilson, Secretary of Defense; requesting said Charles E. Wilson to reconsider said statements in the light of, * * *.

Received 186

Considered—adopted—To House 211-213

Enrolled copy signed—To House 220

HCR 519—By Langley et al of the House and Young (Haskell) of the Senate—A Resolution urging the Oklahoma Department of Public Welfare of

the State of Oklahoma to provide a system of hospitalization, as authorized * * *.

Received 208

HCR 520—By Nance et al of the House—A Concurrent Resolution memorializing the Congress of the United

States to amend Title 1 of the United States Social Security Act to authorize the * * *.

Received 208

Considered—adopted—To House 271-272

Enrolled copy signed—To House 298

HCR 521—By Camp et al of the House and Coppock and Rinehart of the Senate—A Concurrent Resolution expressing the deep regret and sorrow of

the members of the Twenty-sixth Legislature at the death of the Honorable J. Howard Lindley of Major County, a * * *.

Received—considered—adopted—To House 225-228

Enrolled copy signed—To House 244

HCR 522—By Bailey (Cleveland) et al of the House and Young (Cleveland) of the Senate—A Concurrent Resolu-

tion in memory of Dr. Morris L. Wardell, David Ross Boyd Professor of History, University of Oklahoma.

Received—considered—adopted—To House	273-274
Enrolled copy signed—To House	298
HCR 523 —By Vandiver—A Concurrent Resolution directing the Oklahoma State Legislative Council to prepare a	new highway and public safety code during the 1957-1959 interim for presentation to the 1959 Legislative Session.
Received	409
Considered—adopted—To House	938-939
Enrolled copy signed—To House	967
HCR 527 —By Green of the House and Grantham of the Senate—A Concurrent Resolution commending and congratulating Keith James, Pond Creek 4-H Club,	for winning the Reserve Grand Championship of the State Junior Livestock Show at Oklahoma City.
Received; considered—adopted—To House	466; 531-532
Enrolled copy signed—To House	544
HCR 528 —By Alexander et al of the House and Price of the Senate—A Concurrent Resolution in memory of Mr.	Newton Robert Graham of Tulsa, civic leader, business man and public servant.
Received; considered—adopted—To House	478; 530-531
Enrolled copy signed—To House	544
HCR 529 —By Sparks et al of the House and Collins (Creek) of the Senate—A Resolution commending and con-	gratulating the Cushing High School football and basketball teams, and coaches, Melvin Skelton and Neil Ridley.
Received; considered—adopted—referred	503; 772-773
Engrossed—To House	787
SAs concurred in—adopted	838
Enrolled copy signed—To House	823
HCR 530 —By Ruby—A Concurrent Resolution memorializing the Congress of the United States of America to propose an amendment to the Constitu-	tion of the United States relating to the legal effect of certain treaties and other international agreements.
Received	944
HCR 531 —By Welch, Jumper, Spear and Cartwright (Seminole) of the House and McClendon of the Senate—A Concurrent Resolution memorializing the Congress * * * to continue its present	fifty-fifty matching formula with the various states under its Social Security laws for the fiscal year ending June 30, 1957, * * *.
Received—considered—adopted—To House	611-612
Enrolled copy signed—To House	644
HCR 532 —By Allard of the House and Collins (Creek) of the Senate—A Concurrent Resolution relating to the movie production "The Oklahoman";	naming Mr. Joel McCrea, star of the picture, as "The Oklahoman"; designating April 17, 1957, "Joel McCrea Day" throughout the State of Oklahoma; * * *.
Received—considered—adopted—To House	647-648
Enrolled copy signed—To House	672

- HCR 533**—By Welch and Cartwright (Bryan) of the House, and Rinehart and McClendon of the Senate—A Concurrent Resolution directing the Speaker * * * and the President Pro Tempore of the Senate to appoint * * * to attend the Red River Valley Improvement Association Conference and the Four-State Water Compact Meeting at Shreveport, Louisiana, April 22nd, 23rd and 24th.
- Received—considered—adopted—To House 685-686
 Committee appointed under; Report of 711; 1133-1134
 Enrolled copy signed—To House 727
- HCR 534**—By Nigh et al of the House and Stipe of the Senate—A Concurrent Resolution requesting the State Legislative Council to make an interim study of the feasibility of exempting municipalities from paying gasoline taxes, vehicle license and registration fees and all other excise taxes; * * *.
- Received—considered—adopted—To House 705-706
 Enrolled copy signed—To House 727
- HCR 535**—By Camp of the House and Rinehart of the Senate—A Concurrent Resolution relating to industrial development in Oklahoma; * * *.
- Received 752
 Considered—adopted—To House 940-941
 Enrolled copy signed—To House 985
- HCR 536**—By Long (Caddo) and Goodfellow of the House and Baldwin of the Senate—A Concurrent Resolution commending and congratulating Tommy Rogers, Gracemont, for his outstanding 4-H Club achievements.
- Received 752
 Considered—adopted—To House 937-938
 Enrolled copy signed—To House 967
- HCR 537**—By Goodfellow—House Concurrent Resolution memorializing the President and the Congress of the United States of America in cooperation with our delegate to the United Nations to exert every effort and * * *.
- Received 781
 Considered—adopted—To House 896-897
 Enrolled copy signed—To House 948
- HCR 538**—By Romang of the House and Carrier of the Senate—A Concurrent Resolution memorializing the Congress of the United States of America to pass H. R. 358 without delay.
- Received 781
 Considered—adopted—To House 936-937
 Enrolled copy signed—To House 985
- HCR 539**—By Nixon et al of the House and Price of the Senate—A Concurrent Resolution in memory of William Grove Skelly, a foremost citizen of the City of Tulsa and the State of Oklahoma.
- Received; considered—adopted—To House 781; 856-858
 Enrolled copy signed—To House 888

HCR 540 —By Kite—A Concurrent Resolution relating to a study of the	state-supported institutions of higher learning; * * *.
Received; referred -----	848; 936
HCR 541 —By Nigh and Cox of the House and Perryman of the Senate—A Concurrent Resolution directing the Edu-	cation Committee of the State Legislative Council to appoint a subcommittee during the 1957-59 interim * * *.
Received—considered—adopted—To House -----	848-849
Enrolled copy signed—To House -----	888
HCR 542 —A Concurrent Resolution requesting the State Regents for High-	er Education to allocate sufficient monies to the University Hospitals * * *.
Received -----	852
Considered—adopted—To House -----	937
Enrolled copy signed—To House -----	985
HCR 543 — By Long (Caddo) and Goodfellow of the House and Baldwin of the Senate—A Concurrent Resolution commending and congratulating the	Apache, Caddo County, FFA Land Judging Team on winning first place in the national land judging contest.
Received -----	944
Considered—adopted—To House -----	949
Enrolled copy signed—To House -----	985
HCR 544 — By Long (Caddo) and Goodfellow of the House and Baldwin of the Senate—A Concurrent Resolution commending and congratulating the	Gracemont 4-H team for winning second place honors in range judging at the national land judging contest.
Received -----	944
Considered—adopted—To House -----	949-950
Enrolled copy signed—To House -----	985
HCR 545 —By Larason of the House and Hope of the Senate—A Concurrent Resolution recalling from the office of	the Governor House Joint Resolution No. 503 passed by the Twenty-sixth Oklahoma Legislature.
Received -----	944
Considered—adopted—To House -----	948
Enrolled copy signed—To House -----	985
HCR 546 —By Allard et al of the House and Price of the Senate—A Con-	current Resolution designating June 21, 1957 as "Patti Page Day."
Received -----	1091
Considered—adopted—To House -----	1102-1103
Enrolled copy signed—To House -----	1126
HCR 547 —By Sparks, Arrington and Inman of the House and Collins (Creek) of the Senate—A Resolution congratulating and commending the Stillwater,	Oklahoma, Pioneers on their winning the Class A State high school baseball championship.
Received—adopted—To House -----	1125-1126
Enrolled copy signed—To House -----	1209

HCR 548—By Allard—A Concurrent Resolution expressing the appreciation of the Legislature to Mr. David Cunningham Carroway, Jr., and designating Wednesday, June 19, 1957, as "Dave Garroway Day."

Received—considered—adopted—To House 1161
 Enrolled copy signed—To House 1207

HCR 549—By Lance and Davis of the House and Allen of the Senate—A Concurrent Resolution recognizing and commending the achievements of Miss Betty Ann Goyne, State President of the Future Homemakers of America for the school year 1956-1957.

Received—considered—adopted—To House 1197-1198
 Enrolled copy signed—To House 1243

HCR 550—By Arrington et al—A Concurrent Resolution memorializing Congress to make direct grants of money to heads of flood-stricken city and rural households for the repair and refurnishing of flood damaged homes; * * *

Received—considered—adopted—To House 1190-1191
 Enrolled copy signed—To House 1243

SB 316 p 479	SB 435 p 766	SR 11 p 239
SB 363 p 578	SB 451 p 839	SR 45 p 961
SB 389 p 641	SCR 29 p 1113	SR 65 p 1331
SB 399 p 666	SCR 35 p 1309	

Co-Author:

SB 2 p 9	SJR 24 p 458	HB 546 p 248
SB 6 p 10	SCR 1 p 12	HB 610 p 228
SB 10 p 12	SCR 5 p 168	HB 629 p 270; 532
SB 11 p 12	SCR 6 p 195	HB 630 p 297
SB 12 p 47	SCR 7 p 222	HB 631 p 323
SB 14 p 174	SCR 13 p 397	HB 632 p 322
SB 36 p 69	SCR 17 p 535	HB 686 p 371
SB 43 p 71; 177	SCR 25 p 942	HB 708 p 1023
SB 59 p 85	SCR 31 p 1165	HB 714 p 371
SB 75 p 294	SR 1 p 13	HB 777 p 345
SB 102 p 265	SR 4 p 59	HB 801 p 810
SB 103 p 389	SR 5 p 76	HB 859 p 945
SB 10C p 282	SR 8 p 111	HB 950 p 613
SB 109 p 315	SR 21 p 415	HB 1013 p 1187
SB 123 p 204	SR 25 p 469	HJR 503 p 248
SB 126 p 243	SR 38 p 673	HCR 513 p 156
SB 131 p 390	SR 44 p 875	HCR 520 p 208; 271
SB 148 p 690	SR 46 p 969	HCR 521 p 225
SB 205 p 385	SR 47 p 974	HCR 522 p 273
SB 236 p 309	SR 57 p 1252	HCR 523 p 938
SB 244 p 460	SR 58 p 1253	HCR 531 p 611
SB 254 p 771	HB 508 p 171	HCR 535 p 940
SB 324 p 503	HB 510 p 656	HCR 541 p 848
SB 417 p 776	HB 512 p 535	HCR 549 p 1197
SJR 3 p 175	HB 538 p 502	

Declaration of Vote on HB 538 ----- 842

AMERICAN AIRLINES:

Resolution commending President of, ordered prepared and introduced,
RE HB 828, and Committee appointed RE ----- 1181

ATTORNEY GENERAL: Communication from, RE "Local" Bills ----- 1117

B

BABBIT, Ray: Confirmation of ----- 1163

BALDWIN, Senator Don: (See also "President Pro Tempore")

Author:

SB 408 p 691	SR 1 p 13	SR 54 p 1180
SB 417 p 715	SR 50 p 1065	SR 61 p 1308
SJR 38 p 770		

Co-Author:

SB 2 p 255	SB 158 p 285	SB 244 p 460
SB 123 p 204	SE 170 p 779	SB 361 p 578

SB 431 p 750	SR 38 p 673	HB 824 p 711
SJR 24 p 458	SR 44 p 875	HB 828 p 1084
SJR 37 p 749	SR 46 p 969	HCR 501 p 63
SJR 46 p 993	SR 47 p 974	HCR 502 p 63
SCR 1 p 12	SR 57 p 1252	HCR 503 p 64
SCR 5 p 168	SR 58 p 1253	HCR 504 p 64
SCR 13 p 397	SR 65 p 1331	HCR 520 p 208; 271
SCR 17 p 535	HB 511 p 237	HCR 521 p 225
SCR 31 p 1165	HB 512 p 322	HCR 522 p 273
SR 4 p 59	HB 546 p 308	HCR 535 p 940
SR 8 p 111	HB 584 p 281	HCR 536 p 752
SR 9 p 112	HB 629 p 533	HCR 539 p 857
SR 15 p 354	HB 708 p 1023	HCR 541 p 848
SR 21 p 417	HB 782 p 421	HCR 543 p 944
SR 25 p 469	HB 801 p 810	HCR 544 p 944

Birthday of, celebrated	184
Elected President Pro Tempore and escorted to President's desk	4
Election Credentials approved and Oaths administered to	3
Gifts from Senate and employees presented to	1239; 1240
Wife of, introduced and escorted to President's desk	5

BALLINGER, Paul: Confirmation of	1307
BARR, Robert: Confirmation of	434
BASS, Amos K.: Confirmation of	1308
BELL, Mrs. Pearl: Confirmation of	1162
BENZ, George R.: Confirmation of	1164
BERG, Mr. and Mrs. J. J.: Introduced and daughters of sang for Senate	75
BILL DRAFTING DEPARTMENT of Legislative Council: Committee appointed to study feasibility of establishment of; Report of	49; 355
BINKLEY, D. H.: Confirmation of	960
BOECHER, Senator Roy C.:	

Appointments—Committees (Conference): To JCCA

SB 7 p 411	SB 122 p 607	HB 671 p 729
SB 15 p 431	SB 127 p 729	HB 686 p 730
SB 16 p 422	SB 128 p 520	HB 691 p 730
SB 45 p 650	SB 131 p 520	HB 713 p 730
SB 50 p 651	SB 137 p 729	HB 727 p 730; 1215
SB 65 p 520	SB 156 p 651	HB 736 p 957
SB 82 p 729	SB 161 p 587	HB 752 p 729
SB 100 p 729	SB 176 p 1097	HB 821 p 948
SB 101 p 587	SB 268 p 785	HB 834 p 790
SE 103 p 587	SJR 15 p 587	HB 869 p 686
SB 104 p 1078	HB 502 p 730	HB 886 p 686
SB 107 p 651	HB 630 p 699	HB 975 p 729
SB 111 p 651	HB 640 p 790	HB 977 p 957
SB 114 p 1078; 1191	HB 668 p 730	HJR 521 p 900
SB 120 p 520	HB 670 p 686	

—Committees (Special):

To escort Mrs. Betty Joyce Cooper to Senate floor	384
Under SR 13	257

—Committees (Standing):

Agriculture	17
Business and Industry	18
Economic and Industrial Development	18
Game and Fish	18
Parks and Recreation	19
Roads and Highways	20
State and Federal Government	20

Author:

SB 39 p 69	SB 367 p 579	SCR 8 p 251
SB 188 p 218	SJR 6 p 117	SCR 30 p 1137
SB 200 p 237	SJR 36 p 741	SR 9 p 112
SB 232 p 289	SJR 46 p 993	SR 13 p 257

Co-Author:

SB 1 p 9	SJR 24 p 458	SR 45 p 961
SB 2 p 255	SJR 32 p 641	SR 46 p 969
SB 6 p 10	SJR 45 p 946	SR 57 p 1252
SB 7 p 11	SCR 1 p 12	SR 58 p 1253
SB 10 p 12	SCR 5 p 168	SR 65 p 1331
SB 11 p 12	SCR 7 p 222	HB 508 p 171
SB 12 p 47	SCR 13 p 397	HB 512 p 535
SB 14 p 47	SCR 17 p 535	HB 534 p 220
SB 56 p 78	SCR 31 p 1165	HB 538 p 502
SB 58 p 403	HCR 520 p 208; 271	HB 546 p 248
SB 73 p 350	HCR 521 p 225	HB 575 p 731
SB 103 p 389	HCR 522 p 273	HB 629 p 270; 533
SB 123 p 204	HCR 541 p 848	HB 673 p 242
SB 131 p 390	SR 1 p 13	HB 682 p 633
SB 140 p 181	SR 4 p 59	HB 703 p 561
SB 158 p 261	SR 8 p 111	HB 706 p 1149
SB 205 p 385	SR 15 p 354	HB 708 p 323
SB 207 p 241	SR 21 p 417	HB 801 p 810
SB 234 p 299	SR 25 p 469	HB 819 p 421
SB 269 p 395	SR 38 p 673	HB 828 p 1084
SB 351 p 551	SR 44 p 875	HJR 507 p 720

Declaration of Vote on SB 158	290
Election Credentials approved and Oaths administered to	3

BOY SCOUTS OF AMERICA:

47th Anniversary of, celebrated	198
Region 9—Oklahoma Boy Scout Councils, report of	199

BREEDEN, Senator Robert H.:

Appointments—Committees (Conference):

SB 138 p 685	SB 159 p 1273	HB 508 p 398
--------------	---------------	--------------

—Committees (Special):

To arrange for Joint Session	6
To consult Engineer Re TV; Report of	92; 98
Under SR 7	92

—Committees (Standing):

Agriculture	17
Banks and Banking	18
Constitutional Amendments, Initiative and Referendum and Code Revision	18
Congressional and Legislative Redistricting	18
Education	18
Public Health	19
Roads and Highways	20

Author:

SB 231 p 289	SB 393 p 643	SCR 28 p 1031
SB 235 p 299	SB 463 p 945	SR 41 p 769
SB 323 p 492		

Co-Author:

SB 2 p 9	SJR 1 p 119	SR 58 p 1253
SB 6 p 10	SJR 3 p 175	SR 65 p 1331
SB 10 p 12	SJR 4 p 441	HB 508 p 171
SB 11 p 12	SJR 9 p 509	HB 512 p 535
SB 12 p 47	SJR 24 p 458	HB 538 p 502
SB 17 p 52	SJR 38 p 832	HB 546 p 248
SB 39 p 69	SCR 1 p 12	HB 629 p 532
SE 47 p 182	SCR 17 p 535	HB 630 p 297
SB 59 p 85	SCR 31 p 1165	HB 631 p 323
SB 103 p 389	SR 1 p 13	HB 632 p 322
SB 123 p 204	SR 4 p 59	HB 703 p 561
SB 138 p 369	SR 8 p 111	HB 821 p 445
SB 158 p 261	SR 15 p 354	HB 825 p 613
SB 248 p 542	SR 21 p 417	HB 883 p 693
SB 260 p 672	SR 25 p 469	HB 900 p 614
SB 287 p 427	SR 38 p 673	HJR 518 p 655
SB 294 p 931	SR 44 p 875	HCR 520 p 208; 271
SB 333 p 516	SR 45 p 961	HCR 521 p 225
SB 340 p 524	SR 46 p 969	HCR 522 p 273
SB 367 p 579	SR 51 p 1113	HCR 535 p 940
SB 417 p 776	SR 57 p 1252	HCR 539 p 857

Declaration of vote on SB 243	432
Election Credentials approved and Oaths administered to	3

BRETT, Thomas R.:

Confirmation of	1332
Report of, Re residents of flood and storm areas	1115

BRILLHART, Mrs. Mildred: Confirmation of

BRISTOW, Byron: Confirmation of	1163
---------------------------------------	------

BROOKS, O. Vern: Confirmation of

BUCKNER, Sherman F.: Confirmation of	184
--	-----

BURCH, Clarence: Confirmation of

BURTSCHI, Louis M.: Confirmation of	1332
---	------

C

CAMERON, Campbell: Confirmation of	1162
CAMPBELL, O. C.: Confirmation of	344
CARLILE, W. A.: Election Return of	9
CARR, W. D.: Confirmation of	959
CARRIER, Senator Floyd E.:	

Appointments—Committees (Conference):

SB 121 p 411	SB 155 p 1125	HB 1017 p 1155
SB 138 p 685		

—Committee (Interim):

Executive Committee—Legislative Council	1334
---	------

—Committees (Special):

Mileage	6
To prepare Resolution RE Frank Truel	1241
To re-write SB 213	800
Under HCR 533	711

—Committees (Standing):

Agriculture	17
Oil and Gas	19
Penal Institutions	19
Privileges and Elections	19
Public Lands	19
Revenue and Taxation	20
Roads and Highways	20

Author:

SB 140 p 181	SB 340 p 524	SB 436 p 766
SB 239 p 311	SB 372 p 594	SJR 29 p 594
SB 322 p 492	SB 373 p 594	

Co-Author:

SB 2 p 255	SCR 1 p 12	SR 58 p 1253
SB 14 p 174	SCR 17 p 535	SR 65 p 1331
SB 19 p 52	SCR 31 p 1165	HB 546 p 308
SB 43 p 117	SR 1 p 13	HB 682 p 633
SB 75 p 294	SR 4 p 59	HB 799 p 580
SB 84 p 107	SR 8 p 111	HB 801 p 810
SB 123 p 204	SR 15 p 354	HB 828 p 1084
SB 155 p 510	SR 21 p 417	HB 933 p 601
SB 253 p 336	SR 25 p 469	HJR 518 p 655
SB 260 p 672	SR 38 p 673	HJR 530 p 1071
SB 417 p 776	SR 44 p 875	HCR 520 p 208; 271
SB 439 p 780	SR 45 p 961	HCR 521 p 225
SJR 4 p 71	SR 46 p 969	HCR 522 p 273
SJR 9 p 509	SR 54 p 1180	HCR 535 p 940
SJR 24 p 458	SR 57 p 1252	HCR 540 p 848
SJR 38 p 832		

Election Credentials approved and Oaths administered to	3
Gift from Senate employees presented to	1241

CARTWRIGHT, Senator Keith:

Appointments—Committees (Conference):

SB 65 p 520 HB 828 p 1115

—Committee (Interim):

Executive Committee—Legislative Council

1334

—Committees (Special):

To appear before U. S. Bureau of Roads and U. S. Army Engineers.. 159

—Committees (Standing):

Appropriations and Budget	17
Game and Fish	18; 421
Military and Veterans' Affairs	19
Planning and Resources	19
Revenue and Taxation	421
Roads and Highways	20
Social Welfare	20
State and Federal Government	20

Author:

SB 64 p 91	SB 158 p 197	SB 413 p 711
SB 65 p 91; 599	SB 255 p 347	SB 415 p 711
SB 66 p 92		

Co-Author:

SB 2 p 9	SCR 5 p 168	SR 65 p 1331
SB 6 p 11	SCR 6 p 195	HB 508 p 171
SB 10 p 12	SCR 13 p 397	HB 528 p 375
SB 11 p 12	SCR 17 p 535	HB 538 p 502
SB 12 p 47	SCR 31 p 1165	HB 546 p 248
SB 17 p 52	SCR 33 p 1196	HB 575 p 187
SB 40 p 69	SR 1 p 13	HB 629 p 533
SB 73 p 350	SR 4 p 59	HB 630 p 297
SB 103 p 389	SR 8 p 111	HB 631 p 323
SB 123 p 204	SR 15 p 354	HB 632 p 322
SB 131 p 390	SR 21 p 417	HB 674 p 344
SB 243 p 321	SR 25 p 469	HB 828 p 1084
SB 409 p 763	SR 38 p 673	HB 934 p 1277
SB 416 p 711	SR 44 p 875	HB 975 p 656
SB 417 p 715	SR 45 p 961	HJR 530 p 962
SJR 1 p 12	SR 46 p 969	HCR 520 p 208; 271
SJR 24 p 458	SR 47 p 974	HCR 521 p 225
SJR 32 p 641	SR 57 p 1252	HCR 522 p 273
SJR 35 p 724	SR 58 p 1253	HCR 535 p 940
SCR 1 p 12		

Birthday of, observed by Senate	477
Election Credentials approved and Oaths administered to	3

CHAMBER OF COMMERCE (Oklahoma City):

Flowers received from, in celebration of State's 50th Anniversary ----- 46

CHAPLAINS: -----4; 59; 91; 117; 181; 217; 261; 311; 339; 349; 357; 411; 447;
491; 539; 593; 643; 715; 769; 969; 1097

CHESHER, Tom: Confirmations of -----235; 1163

CHICKASHA EXPRESS: Newspaper article from ----- 264

CHOUTEAU, Yvonne: Introduced ----- 60

CHURCH, Dr. Lloyd: Confirmation of ----- 1164

CIVIL DEFENSE: Director of, invited to advise Senate RE Welfare of

Residents in areas stricken by floods and storms; report of ----- 1090; 1115

CLIFT, Mrs. Merl: Confirmation of ----- 344

COLE, John T.: Confirmation of ----- 1307

COLEMAN, V. A.: Confirmation of ----- 97

COLLIER, Claud: Confirmation of ----- 185

COLLINS, Senator Everett S.: (Creek)

Appointments—Committees (Conference):

SB 7 p 411 HB 676 p 774 HJR 503 p 464

SB 65 p 520

—Committee (Interim):

RE Safety Program (Governor's Message p 1333) ----- 1334

—Committees (Special):

Credentials ----- 2

Under SJR 3 ----- 308

—Committees (Standing):

Appropriations and Budget ----- 17

Judiciary ----- 19

Oil and Gas ----- 19

Privileges and Elections ----- 19

Public Service Corporations ----- 20

Revenue and Taxation ----- 20

Roads and Highways ----- 20

Author:

SB 217 p 276 SB 329 p 512 SB 394 p 643

SB 298 p 456 SB 330 p 512 SB 426 p 749

SB 299 p 457 SB 331 p 515 SB 438 p 780

SB 305 p 470 SB 366 p 579 SB 447 p 809

SB 306 p 470 SB 374 p 594 SR 49 p 1030

SB 328 p 511

Co-Author:

SB 1 p 9 SB 47 p 182 SB 256 p 347

SB 2 p 9 SB 102 p 265 SB 260 p 672

SB 6 p 11 SB 123 p 204 SB 314 p 479

SB 10 p 12 SB 124 p 154 SB 324 p 503

SB 11 p 12 SB 131 p 390 SB 409 p 763

SB 14 p 174 SB 158 p 285 SB 417 p 776

SB 43 p 71 SB 234 p 299 SJR 3 p 56

SJR 4 p 441	SR 46 p 969	HB 783 p 323; 502
SJR 24 p 458	SR 54 p 1180	HB 784 p 324
SCR 1 p 12	SR 57 p 1252	HB 828 p 1084
SCR 4 p 153	SR 58 p 1253	HB 881 p 944
SCR 5 p 168	SR 65 p 1331	HB 899 p 823
SCR 13 p 397	HB 508 p 171	HB 900 p 764
SCR 15 p 483	HB 512 p 535	HB 935 p 675
SCR 17 p 535	HB 538 p 502	HB 971 p 835
SCR 28 p 1031	HB 543 p 178	HB 994 p 965
SCR 31 p 1165	HB 546 p 308	HB 1029 p 966
SR 1 p 13	HB 571 p 608	HJR 518 p 655
SR 4 p 59	HB 584 p 281	HCR 520 p 208; 271
SR 8 p 111	HB 629 p 533	HCR 521 p 225
SR 15 p 354	HB 630 p 297	HCR 522 p 273
SR 21 p 417	HB 631 p 323	HCR 529 p 503
SR 25 p 469	HB 632 p 322	HCR 532 p 647
SR 38 p 673	HB 672 p 655	HCR 535 p 940
SR 44 p 875	HB 682 p 633	HCR 547 p 1125
SR 45 p 961	HB 691 p 608	HCR 550 p 1190

Declaration of Vote on SB 332 ----- 891

COLLINS, Senator Glen C.: (Pontotoc)

Appointments—Committees (Special):

To notify House the Senate is organized, etc. ----- 6

—Committees (Standing):

Appropriations and Budget -----	17
Labor Relations -----	19
Oil and Gas -----	19
Planning and Resources -----	19
Public Health -----	19
Public Safety -----	20
Social Welfare -----	20

Author:

SB 17 p 52	SB 341 p 536	SR 7 p 83
SB 30 p 61	SB 342 p 536	SR 28 p 512
SB 41 p 69	SB 346 p 545	SR 29 p 517
SB 326 p 506	SB 348 p 545	SR 30 p 518
SB 327 p 506	SB 349 p 545	SR 39 p 695
SB 338 p 524	SB 350 p 545	SR 60 p 1275
SB 339 p 524	SB 364 p 578	

Co-Author:

SB 2 p 9	SB 69 p 318	SB 244 p 459
SB 6 p 10	SB 102 p 265	SB 248 p 542
SB 10 p 12	SB 123 p 204	SB 253 p 336
SB 11 p 12	SB 131 p 390	SB 300 p 465
SB 12 p 47	SB 148 p 690	SB 324 p 503
SB 14 p 174	SB 158 p 285	SB 368 p 847
SB 44 p 221; 403	SB 206 p 286	SB 383 p 615

SJR	4	p	71	SR	38	p	673	HB	607	p	466
SJR	24	p	458	SR	44	p	875	HB	629	p	270; 533
SJR	32	p	640	SR	45	p	961	HB	630	p	297
SCR	1	p	12	SR	46	p	969	HB	631	p	323
SCR	5	p	168	SR	47	p	974	HB	632	p	322
SCR	7	p	222	SR	54	p	1180	HB	682	p	633
SCR	13	p	397	SR	57	p	1252	HB	703	p	561
SCR	17	p	535	SR	58	p	1253	HB	725	p	286
SCR	31	p	1165	SR	65	p	1331	HB	745	p	449
SR	1	p	13	HB	508	p	171	HB	1042	p	1072
SR	4	p	59	HB	512	p	535	HJR	518	p	655
SR	5	p	76	HB	528	p	429	HCR	517	p	186
SR	6	p	78	HB	538	p	502	HCR	520	p	208; 271
SR	8	p	111	HB	546	p	248	HCR	521	p	225
SR	21	p	417	HB	571	p	608	HCR	522	p	273
SR	25	p	469	HB	575	p	286	HCR	531	p	611
SR	37	p	639	HB	587	p	450				

Declarations of Votes on:

SB	43	p	177	SB	170	p	981	HJR	518	p	981
SB	105	p	891	HB	508	p	223				

Spoke on question of Personal Privilege ----- 367

COLVERT, J. R.: Confirmation of ----- 1164

COLWICK, Dr. J. T. Jr.: Confirmation of ----- 1308

COMMITTEES—Conference: (Other than to JCCA)

SB	4	p	1175	SB	226	p	1277	HB	733	p	1286
SB	7	p	411	SB	268	p	785; 902	HB	737	p	774
SB	47	p	1201	SB	381	p	1238	HB	770	p	902
SB	57	p	1201	SCR	2	p	178	HB	777	p	549
SB	63	p	1190	HB	508	p	398	HB	812	p	824; 1193
SB	65	p	520	HB	516	p	411; 809;	HB	828	p	1115
SB	121	p	411				824	HB	832	p	1301
SB	136	p	1040	HB	576	p	1244	HB	914	p	1301
SB	138	p	685	HB	595	p	458; 729	HB	1017	p	1155; 1204
SB	146	p	1124	HB	638	p	464	HB	1042	p	1238
SB	155	p	1125	HB	676	p	774; 956	HJR	502	p	336
SB	159	p	1273	HB	695	p	699	HJR	503	p	464

—Conference: (To JCCA)

SB	15	p	431	SB	120	p	520	HB	640	p	790
SB	16	p	422	SB	122	p	607	HB	668	p	730
SB	45	p	650	SB	127	p	729	HB	670	p	686
SB	50	p	651	SB	128	p	520	HB	671	p	729
SB	82	p	729	SB	131	p	520	HB	686	p	730
SB	100	p	729	SB	137	p	729	HB	691	p	730
SB	101	p	587	SB	156	p	651	HB	713	p	730
SB	103	p	587	SB	161	p	587	HB	727	p	730; 1215
SB	104	p	1078	SB	176	p	1097	HB	736	p	957
SB	107	p	651	SJR	15	p	587	HB	752	p	729
SB	111	p	651	HB	502	p	730	HB	821	p	948
SB	114	p	1078; 1191	HB	630	p	699	HB	834	p	790

HB 869 p 686	HB 975 p 729	HJR 521 p 900
HB 886 p 686	HB 977 p 957	
Alternate Conferees to JCCA appointed		749
House Conferees to JCCA named		549
Senate Conferees to JCCA appointed	686;	749
Substitute for unexcused Senate conferee authorized		409
Vote reconsidered by which substitute conferee authorized and motion Wd		434
—Committee (Interim):		
Re Safety Program in Oklahoma (Governor's Message p 1333)		1334
Executive Committee—Legislative Council		1334
Interstate Co-Operation—Legislative Council		1334
—Committees (Special):		
Credentials appointed; report of		2; 3
Mileage appointed; reports of	6; 16; 17;	304
Re "Shucked" bills	1214;	1234
Seating arrangements appointed; report of		5-6
To arrange:		
For Joint Fellowship Dinner		536
For Joint Sessions; reports of	6; 1081;	1082
To consider:		
Feasibility Re Bill Drafting Department; report of	49;	355
Requests for Lobby Permits		57
To consult with Engineer RE TV facilities; report of		92; 98
To escort:		
Baldwin, President Pro Tempore, to President's desk		4
Cooper, Mrs. Betty Joyce, to Senate floor		384
Payne, Tom Jr., to his Senate seat		72
Ritzhaupt, Louis H., to his Senate seat		89
To notify:		
Governor the Senate is organized, etc., and report of		6
Governor the Senate ready to adjourn sine die; report of	1331;	1334
Governor Joint Session awaits his presence	32;	1083
House the Senate is organized, etc., report of		6
House the Senate ready to adjourn sine die; report of	1330;	1334
To prepare:		
Resolution Re C. R. Smith, President American Airlines		1181
Resolution Re Frank Truel		1241
To schedule Committee meetings		247
Under:		
SJR 3 p 308	SR 14 p 264	SR 39 p 772
SR 5 p 92	SR 21 p 418	Reports of 1209; 1327
SR 12 p 257	SR 36 p 640	HCR 512 p 191
SR 13 p 257	SR 37 p 640;	HCR 533 p 711
	Report of 858	
—Committees (Standing):		
Agriculture, appointed		17
Appropriations and Budget, appointed		17
Aviation, appointed		18; 57

Banks and Banking, appointed	18
Business and Industry, appointed	18; 580
Committees and Rules, appointed	6
Reports of	17; 106; 122; 144
Rule 43 (b) amended	173; 207
Rules, as amended, adopted	173
Special Rule 9 amended	224
Rule 12-a interpreted	1120
Joint Rule 17 of 25th session amended	7
Joint Rule 17 of 26th session amended	184
Constitutional Amendments, Initiative and Referendum and Code Revision, appointed	18; 57
Congressional and Legislative Redistricting, appointed	18
County Government, appointed	18
Criminal Jurisprudence, appointed	18
Economic and Industrial Development, appointed	18
Education, appointed	18
Author:	
SB 118 p 149 SB 215 p 261	
Employment and Printing, appointed	6; 18
Author:	
SR 2 p 14	
CR relative to printing and contract awarded to the Leader Press ...	82
Order of Senate, relative to printing bills and resolutions reported from Committees	244
Engrossed and Enrolled bills	18
Game and Fish, appointed	18; 421
Insurance, appointed	19; 691
Commended by Senate, Re HB 501	955
Judiciary, appointed	19
Author:	
SB 159 p 201 SB 248 p 328	
Labor Relations, appointed	19
Military and Veterans' Affairs, appointed	19; 361
Author:	
SE 421 p 724	
Municipal Government, appointed	19
Oil and Gas, appointed	19; 57
Parks and Recreation, appointed	19
Penal Institutions, appointed	19; 57
Planning and Resources, appointed	19; 361
Printing and Employment (See "Employment and Printing")	
Privileges and Elections, appointed	19
Author:	
SB 83 p 107 SB 357 p 569 SR 3 p 48	
SB 260 p 355	

Thanks expressed to, by the Senate	72; 85
Public Health, appointed	19
Public Lands, appointed	19
Public Safety, appointed	20
Public Service Corporations, appointed	20
Revenue and Taxation, appointed	20; 421
Roads and Highways, appointed	20

Author:

SB 458 p 863	SB 469 p 993	
Rules and Committees, appointed		6
Reports of	17; 106; 122;	144
Rule 43 (b) amended	173;	207
Rules, as amended, adopted		173
Special Rule 9 amended		224
Rule 12-a interpreted		1120
Joint Rule 17 of 25th session amended		7
Joint Rule 17 of 26th session amended		184
Social Welfare, appointed		20

Author:

SJR 12 p 309	
State and Federal Government, appointed	20
COMMUNICATIONS:	1; 8; 20; 365; 659; 947; 1117
CONFERENCE COMMITTEES: (See "COMMITTEES—Conference")	
CONFIRMATIONS:	97; 184; 235; 344; 434; 477; 629; 691;
	780; 904; 959; 993; 1162; 1307; 1332

CONTESTS (Election):

Re 12 and 32 Senatorial Districts:	
Referred to State Senate by Election Board	2
Referred to Senate Committee on Privileges and Elections	3
SR 3 adopted, relative to	48
CR Re District 32	72
CR Re District 12	84
COOPER, Mrs. Betty Joyce: Escorted from Guest Gallery to Senate Floor	384
COPPOCK, Senator Stanley:	

Appointments—Committees (Conference):

SB 4 p 1175	HB 595 p 458	HB 777 p 549
HB 516 p 411	HB 695 p 699	
—Committee (Interim):		
Re Safety Program (Governor's Message p 1333)		1334
—Committees (Special):		
Mileage		6
To arrange for Joint Session		1081
—Committees (Standing):		
Agriculture		17
Game and Fish		18

Oil and Gas	19
Parks and Recreation	19
Penal Institutions	19
Public Safety	20
Roads and Highways	20

Author:

SB 218 p 276	SB 219 p 276	SB 220 p 276
--------------	--------------	--------------

Co-Author:

SB 2 p 255	SJR 9 p 509	SR 58 p 1253
SB 14 p 174	SJR 24 p 458	SR 65 p 1331
SB 39 p 69	SJR 29 p 772	HB 512 p 535
SB 84 p 107	SJR 32 p 786	HB 546 p 308
SB 107 p 559	SCR 1 p 12	HB 563 p 582
SB 123 p 204	SCR 5 p 168	HB 571 p 582
SB 126 p 243	SCR 17 p 535	HB 629 p 270
SB 138 p 369	SJR 31 p 1165	HB 703 p 561
SB 140 p 181	SR 1 p 13	HB 706 p 1149
SB 155 p 510	SR 4 p 59	HB 801 p 810
SB 158 p 285	SR 8 p 111	HB 828 p 1084
SB 212 p 252	SR 15 p 354	HB 859 p 945
SB 234 p 299	SR 20 p 400	HB 1028 p 966
SB 254 p 771	SR 21 p 417	HJR 515 p 847
SB 260 p 672	SR 25 p 469	HCR 516 p 210
SB 316 p 479	SR 38 p 673	HCR 520 p 208; 271
SB 340 p 524	SR 44 p 875	HCR 521 p 225
SB 367 p 579	SR 45 p 961	HCR 522 p 273
SB 436 p 766	SR 46 p 969	HCR 535 p 940
SJR 1 p 119	SR 57 p 1252	HCR 539 p 857
SJR 3 p 175		

Gift from Senate presented to	1240
Wife of, presented orchid	1240

CORDELL, J. Wm. (Deceased):

Memorial to	969
Portrait of, hung in Senate Chamber	970

COSTON, Elbert: Confirmation of	691
---------------------------------------	-----

COWDEN, Senator Boyd:

Appointments—Committees (Conference):

SB 63 p 1190	SB 155 p 1125	HB 508 p 398
SB 136 p 1040	SB 226 p 1277	

—Committee (Interim):

Executive Committee—Legislative Council	1334
---	------

—Committees (Special):

To escort Louis H. Ritzhaupt to his Senate seat	85; 89
To notify Governor Re Sine Die adjournment	1331

—Committees (Standing):

Appropriations and Budget	17
---------------------------------	----

Banks and Banking -----	18
Oil and Gas -----	19
Privileges and Elections -----	19
Public Service Corporations -----	20
Revenue and Taxation -----	20
Roads and Highways -----	20

Author:

SB 5 p 10	SB 226 p 280	SR 46 p 969
SB 63 p 91	SE 352 p 556	

Co-Author:

SB 2 p 9	SB 416 p 711	SR 44 p 875
SB 6 p 11	SJR 9 p 171	SR 45 p 961
SB 10 p 12	SJR 4 p 441	SR 47 p 974
SB 11 p 12	SJR 24 p 458	SR 57 p 1252
SB 12 p 167	SCR 1 p 12	SR 58 p 1253
SB 43 p 71	SCR 5 p 168	SR 65 p 1331
SB 47 p 182	SCR 10 p 304	HB 508 p 171
SB 58 p 403	SCR 13 p 397	HB 512 p 535
SB 102 p 265	SCR 17 p 535	HB 530 p 77
SB 107 p 559	SCR 31 p 1165	HB 538 p 502
SB 111 p 560	SCR 33 p 1196	HB 546 p 308
SB 123 p 204	SR 1 p 13	HB 571 p 608
SB 136 p 178	SR 4 p 59	HB 629 p 271; 533
SB 158 p 285	SR 8 p 111	HB 682 p 633
SB 194 p 232	SR 15 p 354	HB 801 p 810
SB 234 p 299	SR 18 p 398	HB 996 p 965
SB 244 p 460	SR 19 p 399	HJR 518 p 655
SB 248 p 542	SR 20 p 400	HCR 520 p 208; 271
SB 260 p 672	SR 21 p 417	HCR 521 p 225
SB 324 p 503	SR 25 p 469	HCR 522 p 273
SB 367 p 579	SR 38 p 673	

CROSS, Dr. George L.: Introduced -----	184
CURRY, John: Confirmation of -----	1164

D

DACUS, Senator Byron:

Appointments—Committees (Conference):

SB 47 p 1201	SCR 2 p 178	HB 516 p 411
SB 146 p 1124		

—Committee (Interim):

Executive Committee—Legislative Council -----	1334
---	------

—Committees (Special):

Seating Arrangements -----	5
To arrange for Joint Session -----	1081
To notify Governor Re Sine Die adjournment -----	1331

To prepare Resolution Re C. R. Smith, President American Airlines..	1181
To re-write SB 213	800
To Schedule Committee meetings	247

Under:

SR 5 p 92 SR 7 p 92

—Committees (Standing):

Agriculture	17
Appropriations and Budget	17
Committees and Rules	6
Education	18
Insurance	19
Penal Institutions	19
Revenue and Taxation	20
Roads and Highways	20

Author:

SB 84 p 107 SB 404 p 674 SB 416 p 711

Co-Author:

SB 2 p 9	SB 120 p 149	SCR 5 p 168
SB 6 p 10	SB 123 p 204	SCR 6 p 195
SE 10 p 12	SB 124 p 154; 1225	SCR 7 p 222
SB 12 p 47	SB 126 p 243	SCR 10 p 304
SB 14 p 47	SB 127 p 557	SCR 13 p 398
SE 18 p 52	SB 129 p 160	SCR 15 p 483
SE 19 p 52	SB 131 p 390	SCR 17 p 535
SB 20 p 52	SB 132 p 160	SCR 31 p 1165
SB 21 p 52	SB 133 p 160	SR 1 p 13
SB 22 p 52	SE 138 p 369	SR 4 p 59
SB 23 p 52	SB 148 p 690	SR 8 p 111
SE 24 p 53	SB 158 p 285	SR 15 p 354
SB 26 p 53	SB 205 p 385	SR 18 p 398
SB 27 p 53	SB 207 p 241	SR 19 p 399
SB 29 p 53	SB 244 p 459	SR 20 p 400
SB 37 p 69	SB 248 p 542	SR 21 p 417
SB 39 p 69	SB 254 p 771	SR 25 p 469
SE 44 p 403	SB 294 p 931	SR 37 p 639
SB 47 p 182	SB 340 p 524	SR 38 p 673
SB 73 p 350	SB 367 p 579	SR 44 p 875
SB 75 p 294	SB 409 p 764	SR 45 p 961
SB 82 p 107	SB 417 p 776	SR 46 p 969
SB 92 p 118	SJR 1 p 119	SR 51 p 1113
SB 100 p 379	SJR 3 p 175	SR 57 p 1252
SB 101 p 458	SJR 4 p 441	SR 58 p 1253
SB 102 p 265	SJR 9 p 509	SR 65 p 1331
SB 103 p 389	SJR 24 p 458	HB 501 p 656
SB 106 p 282	SJR 29 p 772	HB 508 p 171
SE 109 p 315	SCR 1 p 12	HB 512 p 535
SB 112 p 245	SCR 2 p 56	HB 514 p 220
SB 119 p 149	SCR 4 p 153	HB 537 p 689

HB 538 p 502	HB 657 p 305	HB 1005 p 1073
HB 546 p 248	HB 661 p 1188	HJR 518 p 655
HB 571 p 608	HB 682 p 633	HJR 530 p 1071
HB 575 p 731	HB 691 p 608	HCR 520 p 208; 271
HB 629 p 229	HB 708 p 1023	HCR 521 p 225
HB 630 p 297	HB 725 p 293	HCR 522 p 273
HB 631 p 323	HB 745 p 449	HCR 531 p 611
HB 632 p 322	HB 774 p 494	HCR 535 p 940
HB 639 p 688	HB 801 p 810	HCR 541 p 848
HB 656 p 301		

DAKIL, Dr. Louis N.: Confirmation of	993
DAVISON, Denver: Election Return of	9
DENDY, Senator Buck:	

Appointments—Committees (Conference): To JCCA 686

SB 15 p 431	SB 128 p 520	HB 671 p 729
SE 10 p 422	SB 131 p 520	HB 686 p 730
HB 45 p 650	SB 137 p 729	HB 691 p 730
SB 50 p 651	SB 156 p 651	HB 713 p 730
SB 82 p 729	SB 161 p 587	HB 727 p 730; 1215
SB 100 p 729	SB 176 p 1097	HB 736 p 957
SB 101 p 587	SB 268 p 785	HB 752 p 729
SB 103 p 587	SJR 15 p 587	HB 821 p 948
SB 104 p 1078	HB 502 p 730	HB 834 p 790
SB 107 p 651	HB 516 p 411	HB 869 p 686
SB 111 p 651	HB 576 p 1244	HB 886 p 686
SB 114 p 1078; 1191	HB 630 p 699	HB 914 p 1301
SB 120 p 520	HB 640 p 790	HB 975 p 729
SB 122 p 607	HB 668 p 730	HB 977 p 957
SB 127 p 729	HB 670 p 686	HJR 521 p 900

—Committees (Special):

To notify House the Senate is organized, etc.	6
To notify Governor Joint Session awaits his presence	32

Under:

SR 5 p 92	SR 13 p 257
-----------	-------------

—Committees (Standing):

Banks and Banking	18
Economic and Industrial Development	18
Employment and Printing	6; 18
Game and Fish	18
Insurance	19
Roads and Highways	20
State and Federal Government	20

Author:

SB 243 p 321	SB 459 p 884	SB 464 p 945
--------------	--------------	--------------

Co-Author:

SB 1 p 9	SCR 25 p 942	HB 538 p 502
SB 2 p 9	SCR 31 p 1165	HB 540 p 99
SB 6 p 11	SR 1 p 13	HB 541 p 99
SB 10 p 12	SR 4 p 59	HB 542 p 228
SB 11 p 12	SR 5 p 76	HB 546 p 248
SB 12 p 47	SR 8 p 111	HB 575 p 731
SB 17 p 52	SR 13 p 257	HB 584 p 249
SB 122 p 390	SR 15 p 354	HB 629 p 270
SB 123 p 204	SR 21 p 417	HB 630 p 297
SB 131 p 390	SR 25 p 469	HB 631 p 323
SB 148 p 690	SR 38 p 673	HB 632 p 322
SB 158 p 261	SR 44 p 875	HB 682 p 633
SB 268 p 387	SR 45 p 961	HB 794 p 323
SJR 3 p 175	SR 46 p 969	HB 1014 p 966
SJR 24 p 458	SR 54 p 1180	HJR 530 p 1071
SCR 1 p 12	SR 57 p 1252	HCR 520 p 208; 271
SCR 4 p 153	SR 58 p 1253	HCR 521 p 225
SCR 5 p 168	SR 65 p 1331	HCR 522 p 273
SCR 7 p 222	HB 501 p 656	HCR 535 p 940
SCR 13 p 398	HB 508 p 171	HCR 539 p 857
SCR 17 p 535	HB 534 p 220	HCR 541 p 848
Declaration of vote on HB 642		306
Illness of wife, announced and flowers ordered sent to		942
DRAKE, Lawrence: Confirmation of		186
DRAKE, Raymond: Confirmation of		1163
DRENNAN, Earl A.: Confirmation of		97
DUNN, Joe: Flowers ordered sent to		469
DUNNING, Howard A.: Confirmation of		1307
DUNNING, Jack: Confirmation of		434

E

EASTERLY, Senator Ben B.:

Appointments—Committees (Conference): To JCCA		686
SB 15 p 431	SB 121 p 411	HB 630 p 699
SB 16 p 422	SB 122 p 607	HB 640 p 790
SB 45 p 650	SB 127 p 729	HB 668 p 730
SB 50 p 651	SB 128 p 520	HB 670 p 686
SB 82 p 729	SB 131 p 520	HB 671 p 729
SB 100 p 729	SB 137 p 729	HB 686 p 730
SB 101 p 587	SB 156 p 651	HB 691 p 730
SB 103 p 587	SB 161 p 587	HB 713 p 730
SB 104 p 1078	SB 176 p 1097	HB 727 p 730; 1215
SB 107 p 651	SB 381 p 1238	HB 736 p 957
SB 111 p 651	SJR 15 p 587	HB 752 p 729
SB 114 p 1078; 1191	HB 502 p 730	HB 821 p 948
SB 120 p 520	HB 595 p 458	HB 834 p 790

HB 8C9 p 686	HB 975 p 729	HB 1042 p 1238
HE 886 p 686	HB 977 p 957	HJR 521 p 900

—Committee (Interim):

Executive Committee—Legislative Council -----	1334
---	------

—Committees (Special):

To arrange for Joint Fellowship Dinner -----	536
--	-----

Under:

SJR 3 p 308	SR 22 p 418	HCR 512 p 191
-------------	-------------	---------------

—Committees (Standing):

Agriculture -----	17
Appropriations and Budget -----	17
Economic and Industrial Development -----	18
Education -----	18
Employment and Printing -----	6; 18
Insurance -----	19
Public Lands -----	19

Author:

SB 116 p 147	SB 308 p 470	SB 432 p 753
SB 117 p 147	SB 313 p 479	SB 433 p 753
SB 199 p 236	SB 317 p 480	SB 446 p 809
SB 209 p 252	SB 381 p 615	

Co-Author:

SB 2 p 255	SJR 38 p 832	SR 58 p 1253
SB 12 p 149	SCR 1 p 12	SR 65 p 1331
SB 50 p 75	SCR 4 p 153	HB 512 p 535
SB 59 p 85	SCR 5 p 168	HB 514 p 220
SB 102 p 265	SCR 6 p 195	HB 546 p 308
SB 103 p 389	SCR 7 p 222	HB 629 p 270
SB 109 p 315	SCR 13 p 398	HB 630 p 297
SB 112 p 245	SCR 17 p 535	HB 631 p 323
SB 123 p 204	SCR 31 p 1165	HB 632 p 322
SB 126 p 243	SR 1 p 13	HB 661 p 1188
SB 131 p 390	SR 4 p 59	HB 706 p 1149
SB 140 p 181	SR 8 p 111	HB 708 p 1023
SB 148 p 690	SR 15 p 354	HB 801 p 810
SB 223 p 277	SR 21 p 417	HB 888 p 552
SB 285 p 426	SR 25 p 469	HB 1042 p 1072
SB 292 p 435	SR 38 p 673	HJR 524 p 655
SB 448 p 894	SR 44 p 875	HCR 512 p 114
SJR 3 p 175	SR 45 p 961	HCR 520 p 208; 271
SJR 34 p 458	SR 46 p 969	HCR 521 p 225
SJR 22 p 640	SR 57 p 1252	HCR 522 p 273

Gift from Senate employees presented to -----	1240
---	------

EDDIE, B. D.: Confirmation of -----	434
ELECTION RETURNS (State): Canvass of and Declarations made -----	8
EMERSON, Earle E.: Confirmation of -----	97

ENGINEERS, U. S. Army: Representative of State Senate appointed to appear before	159
EQUALIZATION, State Board of: Communications from	20; 659
EXECUTIVE SESSIONS: 74; 76; 94; 97; 184; 235; 344; 434; 477; 629; 691; 780; 904; 959; 993; 1162; 1307; 1332	
Confirmations made during: 97; 184; 235; 344; 434; 477; 629; 691; 780; 904; 959; 993; 1162; 1307; 1332	

F

FELLOWSHIP DINNER (Joint—House and Senate): Ordered arranged for	536
FENTRISS SOUND EQUIPMENT CO.: Specifications and equipment of, RE TV for Senate, ordered followed	98
FIELD, Senator Leon B.:	

Appointments—Committees (Conference):

SB 159 p 1273 HB 828 p 1115

—Committee (Interim):

Executive Committee—Legislative Council

1334

—Committees (Special):

RE "shucked" bills

1234

—Committees (Standing):

Appropriations and Budget	17
Aviation	18
Committees and Rules	6
County Government	18
Economic and Industrial Development	18
Game and Fish	18
Insurance	19
Roads and Highways	20

Author:

SB 440 p 780 SCR 26 p 960 SR 34 p 550
SCR 6 p 195 SCR 27 p 960

Co-Author:

SB 1 p 9	SB 248 p 542	SCR 17 p 535
SB 2 p 255	SB 260 p 672	SCR 31 p 1165
SB 5 p 10	SB 294 p 931	SCR 33 p 1196
SB 6 p 10	SB 361 p 578	SR 1 p 13
SB 10 p 12	SJR 1 p 12	SR 4 p 59
SB 11 p 12	SJR 3 p 175	SR 8 p 111
SB 43 p 71	SJR 24 p 458	SR 15 p 354
SB 73 p 350	SJR 29 p 772	SR 21 p 417
SB 101 p 458	SCR 1 p 12	SR 25 p 469
SB 102 p 265	SCR 4 p 153	SR 38 p 673
SB 109 p 315	SCR 5 p 168	SR 44 p 875
SB 123 p 204	SCR 13 p 398	SR 45 p 961

SR 46	p 969	HB 550	p 158	HB 934	p 1277
SR 47	p 974	HB 554	p 944	HB 965	p 751
SR 54	p 1180	HB 571	p 608	HB 996	p 965
SR 57	p 1252	HB 584	p 281	HJR 503	p 248
SR 58	p 1253	HB 630	p 297	HJR 515	p 847
SR 65	p 1331	HB 631	p 323	HJR 530	p 1071
HB 501	p 656	HB 632	p 322	HCR 520	p 208; 271
HB 508	p 171	HB 682	p 633	HCR 521	p 225
HB 512	p 535	HB 703	p 561	HCR 522	p 273
HB 530	p 77	HB 708	p 1023	HCR 535	p 940
HB 538	p 502	HB 726	p 1271	HCR 541	p 848
HB 546	p 308	HB 846	p 1015		

Chosen by Democratic Caucus and elected Assistant Floor Leader	-----	5
Declaration of Vote on SB 8	-----	70
Gifts from Senate and its employees presented to	-----	1239; 1240
Wife of, presented orchid	-----	1239

FINE, Senator Ray:

Author:

SB 56	p 78	SB 214	p 258	SB 406	p 677
-------	------	--------	-------	--------	-------

Co-Author:

SB 1	p 9	SR 4	p 59	HB 782	p 421
SB 2	p 255	SR 8	p 111	HB 787	p 372
SE 43	p 71	SR 9	p 112	HB 788	p 371
SB 123	p 204	SR 15	p 354	HB 824	p 711
SB 158	p 285	SR 21	p 417	HB 828	p 1084
SB 243	p 321	SR 25	p 469	HB 841	p 727
SB 248	p 542	SR 38	p 673	HB 856	p 453
SB 361	p 578	SR 44	p 875	HB 857	p 453
SB 375	p 603	SR 45	p 961	HB 923	p 656
SJR 1	p 12	SR 46	p 959	HB 938	p 613
SJR 24	p 458	SR 47	p 974	HB 993	p 965
SJR 46	p 993	SR 54	p 1180	HB 1030	p 945
SCR 1	p 12	SR 57	p 1252	HB 1031	p 966
SCR 2	p 56	SR 58	p 1253	HB 1038	p 994
SCR 5	p 168	SR 65	p 1331	HCR 517	p 186
SCR 6	p 195	HB 534	p 220	HCR 520	p 208; 271
SCR 13	p 398	HB 546	p 308	HCR 521	p 225
SCR 17	p 535	HB 584	p 281	HCR 522	p 273
SCR 31	p 1165	HB 629	p 271	HCR 535	p 940
SR 1	p 13	HB 672	p 655		

Chosen by Democratic Caucus and elected Majority Floor Leader	-----	5
Election Credentials approved and Oaths administered to	-----	3
Gifts from Senate and its employees, presented to	-----	1239; 1240
Semi-Centennial Cavalcade Tie presented to	-----	1240
Wife of, presented orchid	-----	1239

FINKLEA, Maurice: Confirmations of	-----	477; 1332
FISHER, John C.: Confirmation of	-----	959

FLOOR LEADERS—Assistant:

Leon B. Field elected as ----- 5
 Appointed to consider requests for Lobby Permits ----- 57

—Majority:

Ray Fine elected as ----- 5
 Appointed to consider requests for Lobby Permits ----- 57

FORD, Ronald: Confirmation of ----- 434
 FORGAN, Robert L.: Confirmation of ----- 184
 FRANKLIN, Doyal J.: Confirmation of ----- 434
 FRANKS, J. Paul: Confirmation of ----- 960
 FRAZIER, Senator Bruce L.:

Appointments—Committee (Conference): To JCCA ----- 686

SB 15 p 431	SB 131 p 520	HB 713 p 730
SB 16 p 422	SB 137 p 729	HB 727 p 730; 1215
SB 45 p 650	SB 156 p 651	HB 733 p 1286
SB 50 p 651	SB 161 p 587	HB 736 p 957
SB 82 p 729	SB 176 p 1097	HB 752 p 729
SB 100 p 729	SJR 15 p 587	HB 821 p 948
SB 101 p 587	HB 502 p 730	HB 834 p 790
SB 103 p 587	HB 508 p 398	HB 869 p 686
SB 104 p 1078	HB 630 p 699	HB 886 p 686
SB 107 p 651	HB 640 p 790	HB 975 p 729
SB 111 p 651	HB 668 p 730	HB 977 p 957
SB 114 p 1078; 1191	HB 670 p 686	HB 1017 p 1155
SB 120 p 520	HB 671 p 729	HB 1042 p 1138
SB 122 p 607	HB 686 p 730	HJR 503 p 464
SB 127 p 729	HB 691 p 730	HJR 521 p 900
SB 128 p 520		

—Committees (Special):

To notify Governor Joint Session awaits his presence ----- 32

Under:

SR 14 p 204 SR 39 p 772

—Committees (Standing):

Congressional and Legislative Redistricting ----- 18
 County Government ----- 18
 Education ----- 18
 Game and Fish ----- 18
 Labor Relations ----- 19
 Military and Veterans' Affairs ----- 19
 Social Welfare ----- 20

Author:

SB 32 p 61	SB 55 p 76	SCR 5 p 168
SB 48 p 75	SB 337 p 523	SR 14 p 263
SB 49 p 75	SB 362 p 578	SR 35 p 573
SB 50 p 75	SB 412 p 692	SR 47 p 974
SB 54 p 76	SJR 32 p 640	

Co-Author:

SB 2 p 9	SJR 33 p 641	HB 546 p 248
SB 6 p 11	SCR 1 p 12	HB 575 p 286
SB 11 p 12	SCR 4 p 153	HB 607 p 466
SB 12 p 47	SCR 13 p 398	HB 629 p 270
SB 37 p 69	SCR 15 p 483	HB 630 p 297
SB 44 p 221; 403	SCR 17 p 535	HB 631 p 323
SB 47 p 182	SCR 31 p 1165	HB 632 p 322
SB 59 p 85	SR 1 p 13	HB 657 p 305
SB 102 p 265	SR 4 p 59	HB 682 p 633
SB 103 p 389	SR 5 p 76	HB 698 p 286
SB 107 p 559	SR 6 p 78	HB 703 p 561
SB 123 p 204	SR 8 p 111	HB 725 p 286
SB 126 p 243	SR 21 p 417	HB 734 p 761
SB 131 p 390	SR 25 p 469	HB 801 p 810
SB 148 p 690	SR 38 p 673	HB 821 p 445
SB 155 p 510	SR 44 p 875	HB 934 p 1277
SB 183 p 217	SR 45 p 961	HB 949 p 674
SB 185 p 218	SR 46 p 969	HB 988 p 966
SB 197 p 232	SR 57 p 1252	HB 1040 p 965
SB 206 p 286	SR 58 p 1253	HB 1042 p 1072
SB 230 p 708	SR 65 p 1331	HJR 503 p 248
SB 277 p 397	HB 508 p 171	HJR 530 p 1071
SB 294 p 931	HB 512 p 535	HCR 517 p 186
SB 336 p 569	HB 514 p 220	HCR 520 p 208; 271
SB 409 p 763	HB 528 p 375	HCR 521 p 225
SB 417 p 776	HB 534 p 220	HCR 522 p 273
SJR 9 p 171	HB 545 p 248	HCR 535 p 940
SJR 24 p 458		

FREEMAN, Harold: Election Return of -----

8

G

GARVIN, Senator Harold:

Appointments—Committees (Conference):

SB 57 p 1201	HB 508 p 398	HB 914 p 1301
SB 65 p 520	HB 828 p 1115	

—Committee (Interim):

Under HJR 505 ----- 1173

—Committees (Special):

To prepare Resolution Re Frank Truel ----- 1241
 Under SR 7 ----- 92

—Committees (Standing):

Criminal Jurisdiction ----- 18
 Economic and Industrial Development ----- 18
 Judiciary ----- 19

Military and Veterans' Affairs -----	19
Oil and Gas -----	19
Privileges and Elections -----	19
Roads and Highways -----	20

Author:

SB 325 p 506	SB 457 p 863	SCR 16 p 505
SB 411 p 692		

Co-Author:

SB 2 p 255	SR 1 p 13	SR 58 p 1253
SB 14 p 174	SR 4 p 59	SR 65 p 1331
SB 47 p 182	SR 8 p 111	HB 537 p 689
SB 102 p 265	SR 15 p 354	HB 546 p 308
SB 123 p 204	SR 21 p 417	HB 610 p 228
SB 158 p 285	SR 25 p 469	HB 703 p 561
SB 260 p 672	SR 34 p 550	HB 778 p 1214
SJR 4 p 441	SR 38 p 673	HB 914 p 884
SJR 24 p 458	SR 44 p 875	HJR 518 p 655
SCR 1 p 12	SR 45 p 961	HCR 520 p 208; 271
SCR 5 p 168	SR 46 p 969	HCR 521 p 225
SCR 13 p 398	SR 54 p 1180	HCR 522 p 273
SCR 17 p 535	SR 57 p 1252	HCR 535 p 940
SCR 31 p 1165		

GARY, Governor Raymond:

Messages from -----	36; 1083; 1333
Presence of announced—thanks Senate for "job well done" -----	1320
Committee notifies, Re Sine Die adjournment; report from -----	1331; 1334

GAYLEY, W. Ray: Confirmation of ----- 1163

GRANTHAM, Senator Roy E.:

Appointments—Committees (Conference): To JCCA -----	686
---	-----

SB 15 p 431	SB 128 p 520	HB 691 p 730
SB 16 p 422	SB 131 p 520	HB 713 p 730
SB 45 p 650	SB 137 p 729	HB 727 p 730; 1215
SB 50 p 651	SB 156 p 651	HB 736 p 957
SB 82 p 729	SB 161 p 587	HB 752 p 729
SB 100 p 729	SB 176 p 1097	HB 821 p 948
SB 101 p 587	SJR 15 p 587	HB 834 p 790
SB 103 p 587	HB 502 p 730	HB 869 p 686
SB 104 p 1078	HB 508 p 398	HB 886 p 686
SB 107 p 651	HB 630 p 699	HB 914 p 1301
SB 111 p 651	HB 640 p 790	HB 975 p 729
SB 114 p 1078; 1191	HB 668 p 730	HB 977 p 957
SB 120 p 520	HB 670 p 686	HB 1017 p 1155
SB 122 p 607	HB 671 p 729	HJR 521 p 900
SB 127 p 729	HB 686 p 730	

—Committee (Interim):

Executive Committee—Legislative Council -----	1334
---	------

—Committees (Special):

Credentials ----- 2

Under

SR 7 p 92 HCR 512 p 191

—Committees (Standing):

Agriculture ----- 17

Appropriations and Budget ----- 17

Committees and Rules ----- 6

Judiciary ----- 19

Privileges and Elections ----- 19

Public Service Corporations ----- 20

Roads and Highways ----- 20

State and Federal Government ----- 20

Author:

SB 11 p 12	SB 150 p 194	SB 444 p 794
SB 58 p 82	SB 227 p 286	SJR 22 p 427
SB 91 p 117	SB 230 p 289	SCR 3 p 86
SB 125 p 159	SB 236 p 309	

Co-Author:

SB 2 p 255	SJR 24 p 458	HB 512 p 535
SB 14 p 174	SJR 29 p 772	HB 546 p 308
SB 17 p 52	SCR 1 p 12	HB 630 p 297
SB 39 p 69	SCR 4 p 153	HB 631 p 323
SB 43 p 71	SCR 5 p 168	HB 632 p 322
SB 47 p 182	SCR 6 p 195	HB 657 p 305
SB 73 p 350	SCR 7 p 220	HB 661 p 1188
SB 75 p 294	SCR 11 p 329	HB 682 p 633
SB 102 p 265	SCR 13 p 398	HB 708 p 1023
SB 107 p 559	SCR 17 p 535	HB 745 p 449
SB 112 p 245	SCR 31 p 1165	HB 814 p 346
SB 122 p 390	SR 1 p 13	HB 825 p 613
SB 123 p 204	SR 4 p 59	HB 871 p 453
SB 131 p 390	SR 8 p 111	HB 952 p 613
SB 140 p 181	SR 15 p 354	HB 955 p 675
SB 155 p 510	SR 18 p 398	HB 998 p 966
SB 158 p 285	SR 19 p 399	HB 1009 p 835
SB 223 p 277	SR 20 p 400	HJR 518 p 655
SB 234 p 299	SR 21 p 417	HJR 530 p 1071
SB 259 p 355	SR 25 p 469	HCR 512 p 114
SB 293 p 435	SR 38 p 673	HCR 520 p 208; 271
SB 324 p 503	SR 45 p 961	HCR 521 p 225
SB 331 p 515	SR 46 p 969	HCR 522 p 273
SB 367 p 579	SR 57 p 1252	HCR 527 p 466
SJR 3 p 175	SR 58 p 1253	HCR 535 p 940
SJR 4 p 441	SR 65 p 1331	

H

HALL, Senator J. R., Jr.:

Appointments—Committee (Conference):

HB 638 p 464

—Committee (Interim):

Re Safety Program (Governor's Message p 1333) ----- 1334

—Committees (Special):

To escort Tom Payne Jr. to his Senate seat ----- 72

To notify House the Senate is organized, etc. ----- 6

To re-write SB 213 ----- 800

—Committees (Standing):

Appropriations and Budget ----- 17

Committees and Rules ----- 6

Game and Fish ----- 18

Parks and Recreation ----- 19

Public Health ----- 19

Public Safety ----- 20

Roads and Highways ----- 20

State and Federal Government ----- 20

Author:

SB 36 p 69

SB 151 p 194

SB 152 p 194

SB 153 p 194

SB 154 p 194

SB 173 p 215

SB 174 p 215

SB 175 p 215

SB 176 p 215

SB 198 p 232

SB 213 p 258

SB 250 p 328

SB 270 p 395

SB 271 p 395

SB 272 p 396

SB 273 p 396

SB 295 p 445

SB 302 p 465

SB 312 p 479

SB 347 p 545

SB 365 p 578

SB 370 p 592

SB 377 p 603

SB 472 p 1065

SJR 14 p 311

SCR 23 p 759

SCR 25 p 942

Co-Author:

SB 2 p 255

SB 6 p 11

SB 59 p 85

SB 123 p 204

SB 268 p 387

SB 299 p 457

SJR 24 p 458

SCR 1 p 12

SCR 5 p 168

SCR 13 p 398

SCR 31 p 1165

SR 1 p 13

SR 4 p 59

SR 8 p 111

SR 21 p 417

SR 25 p 469

SR 38 p 673

SR 44 p 875

SR 45 p 961

SR 46 p 969

SR 54 p 1180

SR 57 p 1252

SR 58 p 1253

SR 65 p 1331

HB 508 p 171

HB 514 p 220

HB 546 p 308

HB 563 p 582

HB 584 p 281

HB 630 p 297

HB 631 p 323

HB 632 p 322

HB 685 p 275

HB 719 p 335

HB 754 p 613

HB 774 p 446

HB 801 p 810

HB 821 p 445

HB 832 p 768

HB 841 p 727

HB 881 p 944

HB 945 p 768

HJR 503 p 248

HJR 527 p 810

HCR 505 p 64

HCR 520 p 208; 271 HCR 522 p 273 HCR 535 p 940
 HCR 521 p 225

Declarations of Votes on:

SE 2 p 256 SB 170 p 981
 Election Credentials approved and Oaths administered to ----- 3
 Flowers ordered sent to wife of ----- 81

HALL, Walter B.: Confirmation of ----- 434

HAMILTON, Senator Clem M.:

Appointments—Committees (Conference); To JCCA ----- 686

SB 15 p 431	SB 128 p 520	HB 670 p 686
SB 16 p 422	SB 131 p 520	HB 671 p 729
SB 45 p 650	SB 137 p 729	HB 686 p 730
SB 50 p 651	SB 156 p 651	HB 691 p 730
SB 82 p 729	SB 161 p 587	HB 713 p 730
SB 100 p 729	SB 176 p 1097	HB 727 p 730; 1215
SB 101 p 587	SB 226 p 1277	HB 736 p 957
SB 103 p 587	SB 268 p 785	HB 752 p 729
SB 104 p 1078	SJR 15 p 587	HB 821 p 948
SB 107 p 651	HB 502 p 730	HB 834 p 790
SB 111 p 651	HB 508 p 398	HB 869 p 686
SB 114 p 1078; 1191	HB 516 p 809	HB 886 p 686
SB 120 p 520	HB 630 p 699	HB 975 p 729
SB 122 p 607	HB 640 p 790	HB 977 p 957
SB 127 p 729	HB 668 p 730	HJR 521 p 900

—Committee (Interim):

Executive Committee—Legislative Council ----- 1334

—Committees (Special):

Seating Arrangements ----- 5
 To escort President Pro Tempore Baldwin to President's desk ----- 4
 Under SR 7 ----- 92

—Committees (Standing):

Appropriations and Budget ----- 17
 Committees and Rules ----- 6
 Education ----- 18
 Game and Fish ----- 18
 Military and Veterans' Affairs ----- 19; 361
 Oil and Gas ----- 19
 Parks and Recreation ----- 19
 Planning and Resources ----- 361
 Roads and Highways ----- 20

Author:

SB 2 p 9	SB 207 p 241	HB 403 p 674
SB 6 p 10	SB 288 p 428	SB 405 p 674
SB 51 p 75	SB 289 p 428	SJR 13 p 309
SB 53 p 76	SB 290 p 428	SCR 24 p 793
SB 68 p 92	SB 291 p 428	SR 62 p 1309
		SR 63 p 1329

Co-Author:

SB 11 p 12	SJR 1 p 12	HB 546 p 248
SB 12 p 47	SJR 4 p 441	HB 630 p 297
SB 18 p 52	SJR 9 p 509	HB 631 p 323
SB 19 p 52	SJR 24 p 458	HB 632 p 322
SB 21 p 52	SJR 32 p 641	HB 661 p 1188
SB 22 p 52	SCR 1 p 12	HB 663 p 242
SB 23 p 52	SCR 2 p 56	HB 672 p 655
SB 24 p 53	SCR 4 p 153	HB 682 p 633
SB 25 p 53	SCR 5 p 168	HB 703 p 561
SB 27 p 53	SCR 13 p 398	HB 708 p 1023
SB 43 p 71	SCR 15 p 483	HB 725 p 293
SB 56 p 78	SCR 17 p 535	HB 745 p 449
SB 59 p 85	SCR 31 p 1165	HB 801 p 810
SB 73 p 350	SR 1 p 13	HB 833 p 421
SB 75 p 294	SR 4 p 59	HB 834 p 656
SB 92 p 343	SR 5 p 76	HB 846 p 1015
SB 103 p 389	SR 6 p 78	HB 898 p 552
SB 122 p 150	SR 8 p 111	HB 934 p 1277
SB 123 p 204	SR 15 p 354	HB 939 p 688
SB 148 p 690	SR 21 p 417	HB 946 p 924
SB 158 p 261	SR 25 p 469	HB 989 p 924
SB 201 p 237	SR 38 p 673	HE 996 p 965
SB 214 p 258	SR 44 p 875	HJR 503 p 248
SB 230 p 708	SR 45 p 961	HJR 505 p 187
SB 248 p 542	SR 46 p 969	HJR 518 p 655
SB 249 p 328	SR 54 p 1180	HCR 520 p 208; 271
SB 260 p 672	SR 57 p 1252	HCR 521 p 225
SB 294 p 931	SR 58 p 1253	HCR 522 p 273
SB 409 p 763	SR 65 p 1331	HCR 535 p 940
SB 417 p 776	HB 508 p 171	

Birthday of, observed by Senate ----- 477

Made Kiowa Indian Chief and presented Indian Headdress ----- 51

HARBER, W. E.: Confirmation of ----- 235

HARP, Joe: Confirmation of ----- 1164

HARRELL, Hugh L.: Confirmation of ----- 1163

HARRIS, Senator Fred R.:

Appointments—Committees (Conference): Alternate to JCCA ----- 749

HB 576 p 1244 HB 737 p 775

—Committees (Special):

To advise Governor Re Joint Session ----- 1083

To arrange for Joint Fellowship Dinner ----- 536

To notify Governor the Senate is organized, etc. ----- 6

Under:

SJR 3 p 308 SR 22 p 418

—Committees (Standing):

Appropriations and Budget ----- 17

Aviation ----- 18

Employment and Printing -----	6
Criminal Jurisprudence -----	18
Constitutional Amendments, Initiative and Referendum and Code Revision -----	18
Employment and Printing -----	18
Insurance -----	19
Judiciary -----	19

Author:

SB 45 p 75	SB 278 p 409	SJR 37 p 749
SB 223 p 277	SB 307 p 470	SR 15 p 353
SB 246 p 322	SB 424 p 738	

Co-Author:

SE 2 p 9	SCR 5 p 168	HB 568 p 196
SB 3 p 10	SCR 6 p 195	HB 587 p 450
SB 6 p 10	SCR 13 p 398	HB 610 p 228
SB 10 p 12	SCR 17 p 535	HB 629 p 229
SB 11 p 12	SCR 31 p 1165	HB 630 p 297
SB 12 p 47	SR 1 p 13	HB 631 p 323
SB 14 p 174	SR 4 p 59	HB 632 p 322
SB 47 p 182	SR 5 p 76	HB 661 p 1188
SB 59 p 85	SR 8 p 111	HB 682 p 633
SB 123 p 204	SR 21 p 417	HB 694 p 305
SB 153 p 194	SR 25 p 469	HB 705 p 299
SB 207 p 241	SR 38 p 673	HB 733 p 1144
SB 234 p 299	SR 44 p 875	HB 737 p 362
SB 248 p 542	SR 45 p 961	HB 821 p 445
SB 276 p 397	SR 46 p 969	HB 846 p 1015
SB 324 p 503	SR 57 p 1252	HB 901 p 964
SB 411 p 692	SR 58 p 1253	HB 934 p 1277
SB 431 p 750	SR 65 p 1331	HB 1007 p 964
SJR 9 p 171	HB 508 p 171	HJR 503 p 248
SJR 3 p 175	HB 512 p 535	HCR 514 p 157
SJR 24 p 458	HB 538 p 502	HCR 520 p 208; 271
SCR 1 p 12	HB 539 p 93	HCR 521 p 225
SCR 4 p 153	HB 546 p 248	HCR 522 p 273

Declaration of Vote on SB 268 -----	1023
Election Credentials approved and Oaths administered to -----	3

HARRIS, Byron Baldwin:

Birth of, announced -----	783
---------------------------	-----

HARRISON, Luther: Communication from -----	947
--	-----

HARROLD, Mrs. Flora: Confirmation of -----	184
--	-----

HARVILLE, Harry: Confirmation of -----	97
--	----

HERNDON, Mrs. C. C.: Confirmation of -----	98
--	----

HERNDON, Senator Gene:

Appointments—Committees (Conference): To JCCA -----	686
---	-----

SB 15 p 431	SB 50 p 651	SB 101 p 587
SB 15 p 422	SB 82 p 729	SB 103 p 587
SB 45 p 650	SB 100 p 729	SB 104 p 1078

SB 107 p 651	SB 176 p 1097	HB 727 p 730; 1215
SB 111 p 651	SJR 15 p 587	HB 736 p 957
SB 114 p 1078; 1191	HB 502 p 730	HB 752 p 729
SB 120 p 520	HB 630 p 699	HB 821 p 948
SB 122 p 607	HB 640 p 790	HB 834 p 790
SB 127 p 729	HB 668 p 730	HB 869 p 686
SB 128 p 520	HB 670 p 686	HB 886 p 686
SB 131 p 520	HB 671 p 729	HB 975 p 729
SB 137 p 729	HB 686 p 730	HB 977 p 957
SB 156 p 651	HB 691 p 730	HJR 521 p 900
SB 161 p 587	HB 713 p 730	

—Committees (Special):

Mileage -----	6
---------------	---

—Committees (Standing):

County Government -----	18
Insurance -----	19
Parks and Recreation -----	19
Planning and Resources -----	19
Public Lands -----	19
Public Safety -----	20
State and Federal Government -----	20

Author:

SB 201 p 237	SB 282 p 413	SB 454 p 852
SB 221 p 276	SB 309 p 479	SR 44 p 875

Co-Author:

SB 2 p 255	SB 131 p 390	SR 25 p 469
SB 18 p 52	SB 166 p 207	SR 38 p 673
SB 19 p 52	SB 197 p 232	SR 45 p 961
SB 20 p 52	SB 288 p 493	SR 46 p 969
SB 21 p 52	SB 324 p 503	SR 47 p 974
SB 22 p 52	SB 374 p 594	SR 54 p 1180
SB 23 p 52	SB 412 p 692	SR 57 p 1252
SB 24 p 53	SJR 4 p 71	SR 58 p 1253
SB 25 p 53	SJR 24 p 458	SR 65 p 1331
SB 26 p 53	SJR 32 p 640	HB 528 p 375
SB 27 p 53	SCR 1 p 12	HB 546 p 308
SB 32 p 61	SCR 2 p 56	HB 607 p 627
SB 34 p 420	SCR 5 p 168	HB 629 p 533
SB 44 p 206; 221; 403	SCR 7 p 222	HB 656 p 301
	SCR 13 p 398	HB 657 p 305
SB 50 p 75	SCR 17 p 535	HB 682 p 633
SB 54 p 76	SCR 31 p 1165	HB 745 p 449
SB 55 p 76	SR 1 p 13	HB 821 p 445
SB 59 p 85	SR 4 p 59	HJR 518 p 655
SB 66 p 319	SR 5 p 76	HCR 520 p 208; 271
SB 69 p 318	SR 6 p 78	HCR 521 p 225
SB 73 p 350	SR 8 p 111	HCR 522 p 273
SB 103 p 389	SR 15 p 354	HCR 535 p 940
SB 123 p 204	SR 21 p 417	

Election Credentials approved and Oaths administered to	3
Illness of wife of announced and flowers ordered sent to	1069
HOLLABAUGH, Glenn: Confirmation of	98
HOPE, Senator Herbert:	

Appointments—Committees (Conference): To JCCA 686

SB 15 p 431	SB 128 p 520	HB 676 p 774	
SB 16 p 422	SB 131 p 520	HB 686 p 730	
SB 45 p 650	SB 137 p 729	HB 691 p 730	
SB 50 p 651	SB 156 p 651	HB 713 p 730	
SB 82 p 729	SB 161 p 587	HB 727 p 730	1215
SB 100 p 729	SB 176 p 1097	HB 736 p 957	
SB 101 p 587	SJR 15 p 587	HB 752 p 729	
SB 103 p 587	HB 502 p 730	HB 821 p 948	
SB 104 p 1078	HB 576 p 1244	HB 834 p 790	
SB 107 p 651	HB 630 p 699	HB 859 p 686	
SB 111 p 651	HB 640 p 790	HB 886 p 686	
SB 114 p 1078; 1191	HB 668 p 730	HB 975 p 729	
SB 120 p 520	HB 670 p 686	HB 977 p 957	
SB 122 p 607	HB 671 p 729	HJR 521 p 900	
SB 127 p 729			

—Committees (Special):

To notify Governor Re Sine Die adjournment	1331
--	------

—Committees (Standing):

Appropriations and Budget	17
Banks and Banking	18
Congressional and Legislative Redistricting	18
Military and Veterans' Affairs	19
Municipal Government	19
Roads and Highways	20
Social Welfare	20

Author:

SB 7 p 11	SB 105 p 145	SB 128 p 160
SB 8 p 11	SB 106 p 146	SB 129 p 160
SB 13 p 47	SB 107 p 146	SB 130 p 160
SB 14 p 47	SB 108 p 146	SB 131 p 160
SB 15 p 47	SB 109 p 146	SB 132 p 160
SB 16 p 48	SB 110 p 146	SB 133 p 160
SB 29 p 53	SB 111 p 146	SB 137 p 178
SB 40 p 69	SB 112 p 146	SB 147 p 190
SB 42 p 70	SB 113 p 147	SB 156 p 196
SB 90 p 115	SB 114 p 147	SB 202 p 237
SB 98 p 144	SB 115 p 147	SB 244 p 321
SB 99 p 144	SB 119 p 149	SB 262 p 357
SB 100 p 145	SB 120 p 149	SB 283 p 426
SB 101 p 145	SB 121 p 149	SB 284 p 426
SB 102 p 145	SB 123 p 154	SB 361 p 578
SB 103 p 145	SB 126 p 160	SB 371 p 592
SB 104 p 145	SB 127 p 160	SB 398 p 658

SB 400 p 666	SB 443 p 790	SJR 17 p 355
SB 423 p 724	SJR 2 p 48	SCR 11 p 329

Co-Author:

SB 2 p 255	SR 46 p 969	HB 653 p 215
SB 12 p 167	SR 47 p 974	HB 654 p 310
SB 52 p 76	SR 57 p 1252	HB 655 p 215
SB 59 p 85	SR 58 p 1253	HB 656 p 242
SB 73 p 350	SR 65 p 1331	HB 657 p 215
SB 84 p 107	HB 501 p 656	HB 666 p 323
SB 148 p 690	HB 512 p 535	HB 667 p 228
SB 158 p 285	HB 514 p 99	HB 668 p 242
SB 230 p 708	HB 516 p 99	HB 669 p 238
SB 294 p 445	HB 546 p 308	HB 670 p 323
SB 324 p 503	HB 571 p 608	HB 671 p 453
SB 409 p 763	HB 629 p 270	HB 682 p 633
SB 416 p 711	HB 630 p 297	HB 691 p 336
SJR 1 p 119	HB 631 p 323	HB 692 p 238
SJR 15 p 321	HB 632 p 322	HB 694 p 238
SJR 24 p 458	HB 638 p 238	HB 713 p 324
SJR 30 p 602	HB 639 p 197	HB 725 p 293
SCR 1 p 12	HB 640 p 600	HB 727 p 480
SCR 5 p 168	HB 641 p 238	HB 774 p 446
SCR 13 p 398	HB 642 p 197	HB 789 p 345
SCR 17 p 535	HB 643 p 197	HB 869 p 446
SCR 31 p 1165	HB 644 p 197	HB 996 p 965
SR 1 p 13	HB 645 p 275	HJR 521 p 655
SR 4 p 59	HB 646 p 310	HJR 530 p 1071
SR 8 p 111	HB 647 p 815	HCR 520 p 208; 271
SR 15 p 354	HB 648 p 214	HCR 521 p 225
SR 21 p 417	HB 649 p 214	HCR 522 p 273
SR 25 p 469	HB 650 p 229	HCR 535 p 940
SR 38 p 673	HB 651 p 214	HCR 542 p 852
SR 44 p 875	HB 652 p 214	HCR 545 p 944
SR 45 p 961		

Election Credentials and Oaths administered to ----- 3

HUGHES, Roy: Confirmation of ----- 235

J

JAMES, Guy H.: Confirmation of -----	1164
JARBOE, Joe: Confirmation of -----	1307
JEFFERSON'S MANUAL: Copies ordered procured -----	577
JOHNSON, David P.: Confirmation of -----	185
JOINT CONFERENCE COMMITTEE ON APPROPRIATIONS: (JCCA)	
Senate members appointed -----	686; 749
House members named -----	549; 781
JOINT SESSIONS: -----	7; 31; 183; 198; 1082

JONES, Senator D. L.:

Appointments—Committee (Conference):

SB 159 p 1273

—Committee (Interim):

Interstate Cooperation—Legislative Council ----- 1334

--Committees (Special):

To advise Governor Re Joint Session ----- 1083

To escort President Pro Tempore Baldwin to President's desk ----- 4

To re-write SB 213 ----- 800

Under:

SR 5 p 92 HCR 533 p 711

—Committees (Standing):

Business and Industry ----- 18

Constitutional Amendments, Initiative and Referendum and
Code Revision ----- 18

Economic and Industrial Development ----- 18

Oil and Gas ----- 19

Penal Institutions ----- 19

Revenue and Taxation ----- 20

Roads and Highways ----- 20

Author:

SB 455 p 852

SB 456 p 852

Co-Author:

SB 1 p 9

SB 248 p 542

SR 44 p 875

SB 2 p 9

SB 254 p 771

SR 45 p 961

SB 5 p 10

SB 260 p 672

SR 46 p 969

SB 6 p 11

SB 294 p 931

SR 54 p 1180

SB 10 p 12

SB 417 p 776

SR 57 p 1252

SB 11 p 12

SJR 4 p 441

SR 58 p 1253

SB 12 p 47

SJR 24 p 458

SR 65 p 1331

SB 17 p 52

SCR 1 p 12

HB 508 p 171

SB 19 p 52

SCR 2 p 56

HB 512 p 535

SB 21 p 52

SCR 4 p 153

HB 530 p 77

SB 22 p 52

SCR 5 p 168

HB 538 p 502

SB 23 p 52

SCR 6 p 195

HB 546 p 248

SB 24 p 53

SCR 13 p 398

HB 629 p 533

SB 25 p 53

SCR 15 p 483

HB 661 p 1183

SB 27 p 53

SCR 17 p 535

HB 745 p 449

SB 43 p 182

SCR 31 p 1165

HB 828 p 1084

SB 84 p 107

SR 1 p 13

HB 960 p 720

SB 92 p 343

SR 4 p 59

HJR 518 p 655

SB 122 p 390

SR 8 p 111

HJR 530 p 1071

SB 123 p 204

SR 15 p 354

HCR 520 p 208; 271

SB 131 p 390

SR 21 p 417

HCR 521 p 225

SB 158 p 261

SR 25 p 469

HCR 522 p 273

SB 244 p 460

SR 38 p 673

HCR 535 p 940

Shelton)	109	165
GODFREY, J. T.	100	165
GRITZMAKER, Aaron	366	607
HEMRY, Gene H.	100	165
HUDDLESTON, Chas. G.	357	607
JERKINS, W. S.	78	164
JESSEE, Walter B.	279	607
JOHNSON, Chas. N.	163	240
KNOOP, T. C. Ted	58	164
LAFON, Finis F.	73	163
LATTING, Wm. F.	60	240
MILLER, Bertram E.	91	165
MORGAN, W. M.	60	164
MULDROW, Fisher	81	164
NILES, Stanley B.	210	240
O'CONNOR, E. J.	78	163
ODOM, Jack A.	195	240
OXFORD, Jas. LeRoy	73	165
PHILLIPS, Ferman	81	164
QUILLIN, Paul	102	163
SHACKELFORD, Earl J.	74	164
SHIPLEY, Bill	61	164
SHOUP, Herb M.	189	240
STRAUGHN, Hugh D.	262	607
SWICKEY, Carroll	478	607
TANT, Roy	236	607
TILLMAN, Roy	57	164
WALL, W. L.	73	165
WATKINS, R. A.	74	164
WELCH, Don Jr.	95	165
WILLIAMS, Louis A.	189	240
WILLINGHAM, Farris E.	81	164
YARBOROUGH, Len	60	164
"LOCAL" Bills: Communications Re		1117
LUCAS, Raymond H.: Confirmation of		1332

Mc

McCLENDON, Senator Leroy:

Appointments—Committees (Conference): To JCCA		686
SB 15 p 431	SB 104 p 1078	SB 136 p 1040
SB 16 p 422	SB 107 p 651	SB 137 p 729
SB 45 p 650	SB 111 p 651	SB 156 p 651
SB 50 p 651	SB 114 p 1078; 1191	SB 161 p 587
SB 65 p 520	SB 120 p 520	SB 176 p 1097
SB 82 p 729	SB 122 p 607	SB 226 p 1277
SB 100 p 729	SB 127 p 729	SJR 15 p 587
SB 101 p 587	SB 128 p 520	HB 502 p 730
SB 103 p 587	SB 131 p 520	HB 508 p 398

HB 630 p 699	HB 713 p 730	HB 869 p 686
HB 640 p 790	HB 727 p 730; 1215	HB 886 p 686
HB 668 p 730	HB 736 p 957	HB 975 p 729
HB 670 p 686	HB 752 p 729	HB 977 p 957
HB 671 p 729	HB 821 p 948	HJR 502 p 336
HB 686 p 730	HB 834 p 790	HJR 521 p 900
HB 691 p 730		

—Committees (Special):

Under SR 12 -----	257
-------------------	-----

—Committees (Standing):

Appropriations and Budget -----	18
Aviation -----	18
Economic and Industrial Development -----	18
Education -----	18
Municipal Government -----	19
Privileges and Elections -----	19
Roads and Highways -----	20

Author:

SB 1 p 9	SB 249 p 328	SB 460 p 884
SB 43 p 71	SB 296 p 447	SJR 25 p 447
SB 216 p 262		

Co-Author:

SB 2 p 255	SCR 31 p 1165	HB 546 p 308
SB 12 p 167	SR 1 p 13	HB 571 p 608
SB 68 p 92	SR 4 p 59	HB 629 p 533
SB 73 p 350	SR 8 p 111	HB 661 p 1188
SB 123 p 204	SR 15 p 354	HB 912 p 537
SB 158 p 261	SR 21 p 417	HJR 523 p 766
SB 214 p 258	SR 25 p 469	HJR 529 p 962
SB 405 p 674	SR 38 p 673	HCR 508 p 87
SJR 1 p 12	SR 42 p 770	HCR 520 p 208; 271
SJR 24 p 458	SR 44 p 875	HCR 521 p 225
SJR 33 p 641	SR 45 p 961	HCR 522 p 273
SCR 1 p 12	SR 46 p 969	HCR 531 p 611
SCR 5 p 168	SR 57 p 1252	HCR 533 p 685
SCR 13 p 398	SR 58 p 1253	HCR 535 p 940
SCR 17 p 535	SR 65 p 1331	

Election Credentials approved and Oaths administered to -----	3
Illness of, announced and flowers ordered sent to -----	738

McCOLGIN, Senator S. S.:

Appointments—Committees (Conference): To JCCA -----	686	
SB 15 p 431	SB 101 p 587	SB 120 p 520
SB 16 p 422	SB 103 p 587	SB 122 p 607
SB 45 p 650	SB 104 p 1078	SB 127 p 729
SB 50 p 651	SB 107 p 651	SB 128 p 520
SB 82 p 729	SE 111 p 651	SB 131 p 520
SB 100 p 729	SB 114 p 1078; 1191	SE 137 p 729

SB 156 p 651	HB 668 p 730	HB 752 p 729
SB 161 p 587	HB 670 p 686	HB 821 p 948
SB 176 p 1097	HB 671 p 729	HB 834 p 790
SB 268 p 902	HB 686 p 730	HB 869 p 686
SJR 15 p 587	HB 691 p 730	HB 886 p 686
HB 502 p 730	HB 713 p 730	HB 975 p 729
HB 630 p 699	HB 727 p 730; 1215	HB 977 p 957
HB 638 p 464	HB 736 p 957	HJR 521 p 900
HB 640 p 790		

—Committee (Interim):

Re Safety Program (Governor's Message p 1333)	1334
---	------

—Committees (Special):

To notify Governor the Senate is organized, etc.	6
To notify House Re ^s Sine Die adjournment	1331

—Committees (Standing):

Agriculture	17
Banks and Banking	18
Business and Industry	580
County Government	18
Penal Institutions	19
Public Lands	19
Roads and Highways	20
State and Federal Government	20

Co-Author:

SB 2 p 255	SB 155 p 510	SR 1 p 13
SB 6 p 10	SB 158 p 285	SR 4 p 59
SB 10 p 12	SB 181 p 217	SR 5 p 76
SB 11 p 12	SB 223 p 277	SR 8 p 111
SB 12 p 47	SB 244 p 460	SR 15 p 354
SB 14 p 174	SB 248 p 542	SR 21 p 417
SB 17 p 52	SB 260 p 672	SR 25 p 469
SB 37 p 69	SB 324 p 503	SR 37 p 639
SB 39 p 69	SB 367 p 579	SR 38 p 673
SB 47 p 182	SB 417 p 776	SR 44 p 875
SB 59 p 85	SJR 1 p 119	SR 45 p 961
SB 75 p 214; 294	SJR 4 p 441	SR 46 p 969
SB 84 p 107	SJR 9 p 509	SB 57 p 1252
SB 92 p 343	SJR 24 p 458	SR 58 p 1253
SB 102 p 265	SJR 29 p 772	SR 65 p 1331
SB 103 p 389	SCR 1 p 12	HB 508 p 171
SB 109 p 315	SCR 4 p 153	HB 514 p 220
SB 122 p 390	SCR 5 p 168	HB 538 p 502
SB 123 p 204	SCR 6 p 195	HB 571 p 608
SB 126 p 243	SCR 7 p 222	HB 629 p 532
SB 131 p 390	SCR 13 p 398	HB 661 p 1188
SB 136 p 178	SCR 15 p 483	HB 682 p 633
SB 138 p 369	SCR 17 p 535	HB 703 p 561
SB 139 p 181	SCR 31 p 1165	HB 706 p 1149

HB 708	p 1023	HB 886	p 580	HCR 521	p 225
HB 726	p 1271	HJR 518	p 655	HCR 522	p 273
HB 745	p 449	HJR 515	p 720	HCR 535	p 940
HB 778	p 1214	HCR 520	p 208; 271	HCR 541	p 848

McCUE, Pat: Confirmation of ----- 236
 McSPADDEN, Senator Clem: -----

Appointments—Committees (Conference):

SE 47	p 1201	IIB 777	p 549	HB 1042	p 1238
HB 695	p 699				

—Committees (Special):

Under:

SR 36	p 640	SR 37	p 640
-------	-------	-------	-------

—Committees (Standing):

Agriculture -----	17
Business and Industry -----	18
Economic and Industrial Development -----	18
Education -----	18
Oil and Gas -----	19
Social Welfare -----	20
State and Federal Government -----	20

Author:

SB 46	p 75	SB 212	p 252	SCR 22	p 593
SB 47	p 75	SB 240	p 312	SR 16	p 383
SB 157	p 196	SB 335	p 521	SR 17	p 383
SB 172	p 210	SB 388	p 641	SR 18	p 398
SB 204	p 241	SB 420	p 720	SR 52	p 1138
SB 205	p 241				

Co-Author:

SB 2	p 9	SB 367	p 579	SR 6	p 78
SB 6	p 11	SB 409	p 763	SR 8	p 111
SB 10	p 12	SB 417	p 776	SR 15	p 354
SB 11	p 12	SB 467	p 946	SR 21	p 417
SB 12	p 47	SJR 4	p 441	SR 25	p 469
SB 14	p 174	SJR 24	p 458	SR 38	p 673
SB 39	p 69	SJR 33	p 641	SR 44	p 875
SB 59	p 85	SCR 1	p 12	SR 45	p 961
SB 75	p 294	SCR 4	p 153	SR 46	p 969
SB 103	p 389	SCR 5	p 168	SR 54	p 1180
SB 109	p 315	SCR 7	p 222	SR 57	p 1252
SB 123	p 204	SCR 13	p 398	SR 58	p 1253
SB 126	p 243	SCR 15	p 483	SR 65	p 1331
SB 138	p 369	SCR 17	p 535	HB 508	p 171
SB 158	p 285	SCR 25	p 942	HB 512	p 535
SB 207	p 241	SCR 31	p 1165	HB 538	p 502
SB 209	p 484	SR 1	p 13	HB 546	p 248
SB 248	p 542	SR 4	p 59	HB 578	p 187
SB 299	p 457	SR 5	p 76	HB 584	p 281

HB 607 p 627	HB 756 p 362	HB 1014 p 966
HB 629 p 270; 533	HB 801 p 810	HJR 503 p 248
HB 630 p 297	HB 821 p 445	HJR 518 p 655
HB 631 p 323	HB 846 p 1015	HJR 507 p 720
HB 632 p 322	HB 881 p 944	HCR 520 p 208; 271
HB 657 p 305	HB 883 p 693	HCR 521 p 225
HB 661 p 1188	HB 903 p 552	HCR 522 p 273
HB 677 p 323; 440	HB 951 p 612	HCR 531 p 611
HB 708 p 1023	HB 1011 p 964	HCR 541 p 848
HB 741 p 298		

Declarations of Votes on:

SB 105 p 1040	HB 516 p 1144	HB 528 p 1144
Strums his guitar and with song entertains Senate, its employees and guests ----- 1239		

M

MAHAN, Senator Frank:

Appointments—Committees (Conference):

SB 138 p 685	SB 278 p 785	HJR 502 p 336
--------------	--------------	---------------

—Committee (Interim):

Interstate Cooperation—Legislative Council -----	1334
--	------

—Committees (Special):

Credentials -----	2
Re "Shucked" bills -----	1234
To escort Louis H. Ritzhaupt to his Senate seat -----	85; 89
To study feasibility Re Bill Drafting Department in Legislative Council; Report of -----	49; 355

—Committees (Standing):

Aviation -----	18
Criminal Jurisprudence -----	18
Oil and Gas -----	19
Privileges and Elections -----	19
Revenue and Taxation -----	20
Roads and Highways -----	20
State and Federal Government -----	20

Author:

SB 187 p 218	SCR 32 p 1179	SR 59 p 1255
SB 452 p 839		

Co-Author:

SB 2 p 255	SB 73 p 350	SB 234 p 299
SB 39 p 69	SB 102 p 265	SB 243 p 321
SB 43 p 71	SB 107 p 559	SB 244 p 460
SB 47 p 182	SB 123 p 204	SB 268 p 387

SB 269 p 976	SCR 24 p 793	HB 584 p 281
SB 324 p 503	SCR 31 p 1165	HB 672 p 655
SB 367 p 579	SR 1 p 13	HB 682 p 633
SB 417 p 776	SR 4 p 59	HB 726 p 1271
SB 450 p 834	SR 8 p 111	HB 801 p 810
SJR 4 p 441	SR 9 p 112	HB 917 p 720
SJR 24 p 458	SR 15 p 354	HB 1006 p 835
SJR 33 p 641	SR 21 p 417	HB 1014 p 966
SJR 46 p 993	SR 25 p 469	HB 1042 p 1072
SCR 1 p 12	SR 44 p 875	HJR 518 p 655
SCR 4 p 153	SR 45 p 961	HJR 530 p 1071
SCR 5 p 168	SR 46 p 969	HCR 520 p 208; 271
SCR 6 p 195	SR 57 p 1252	HCR 521 p 225
SCR 13 p 398	SR 58 p 1253	HCR 522 p 273
SCR 15 p 483	SR 65 p 1331	HCR 535 p 940
SCR 17 p 535	HB 519 p 784	HCR 541 p 848

Election Credentials approved and Oaths administered to	3
Illness of brother, announced and flowers ordered sent to	943

MALES, L. L.: Confirmation of	1164
MALIN, Jack: Confirmation of	97
MASON, Dr. Charles: Confirmation of	98
MATHIES, Wharton: Confirmation of	97
MESSAGES (Executive):	
Gary, Governor Raymond—1st Message	36
Gary, Governor Raymond—Oral Message	1083
MILLION, Paul Jr.: Confirmation of	904
MISKOVSKY, Senator George:	

Appointments—Committees (Conference):

SB 57 p 1201	HJR 502 p 336
--------------	---------------

—Committees (Special):

To consult with Engineer Re TV; Report of	92; 98
Under SR 37	1201

—Committees (Standing):

Appropriations and Budget	18
Business and Industry	18
County Government	18
Economic and Industrial Development	18
Judiciary	19
Municipal Government	19
Roads and Highways	20

Author:

SB 34 p 69	SB 80 p 101	SB 95 p 118
SB 35 p 69	SB 81 p 101	SB 96 p 118
SB 57 p 78	SB 88 p 114	SB 124 p 154
SB 69 p 92	SB 89 p 114	SB 142 p 187
SB 70 p 92	SB 93 p 118	SB 143 p 188
SB 76 p 101	SB 94 p 118	SB 144 p 188

SB 164	p 207	SB 311	p 479	SB 437	p 766
SB 165	p 207	SB 332	p 515	SB 439	p 780
SB 170	p 209	SB 333	p 516	SB 441	p 780
SB 195	p 232	SB 345	p 529	SE 470	p 993
SB 196	p 232	SB 353	p 568	SJR 4	p 70
SB 210	p 252	SB 354	p 568	SJR 7	p 117
SB 211	p 252	SB 356	p 568	SJR 10	p 209
SE 222	p 276	SB 369	p 592	SJR 16	p 347
SB 233	p 298	SB 395	p 657	SJR 18	p 366
SB 242	p 321	SB 396	p 657	SJR 19	p 397
SB 251	p 328	SB 407	p 677	SJR 21	p 413
SB 253	p 336	SB 410	p 692	SJR 42	p 834
SB 257	p 347	SB 414	p 711	SR 4	p 59
SB 263	p 361	SB 418	p 719	SR 8	p 111
SB 297	p 447	SB 427	p 749	SR 25	p 469
SB 301	p 465	SB 428	p 750	SR 37	p 639
SB 310	p 479	SB 429	p 750		

Co-Author:

SB 2	p 9	SCR 5	p 168	HB 629	p 270; 532
SB 6	p 11	SCR 13	p 398	HB 630	p 297
SB 10	p 12	SCR 15	p 483	HB 631	p 323
SB 11	p 12	SCR 17	p 535	HB 632	p 322
SB 12	p 47	SCR 31	p 1165	HB 682	p 633
SB 14	p 47	SR 1	p 13	HB 703	p 561
SB 17	p 52	SR 10	p 224	HB 706	p 1149
SB 58	p 403	SR 15	p 354	HB 720	p 1105
SB 59	p 85	SR 21	p 417	HB 723	p 421
SB 65	p 599	SR 38	p 673	HB 725	p 293
SB 75	p 214; 294	SR 44	p 875	HB 726	p 1271
SB 85	p 286	SR 45	p 961	HB 730	p 582
SB 92	p 343	SR 46	p 969	HB 745	p 449
SB 103	p 389	SR 54	p 1180	HB 808	p 346
SB 111	p 560	SR 57	p 1252	HB 894	p 613
SB 123	p 204	SR 58	p 1253	HB 902	p 614
SB 138	p 369	SR 65	p 1331	HB 907	p 1110
SB 155	p 510	HB 508	p 171	HJR 518	p 655
SB 241	p 312	HB 510	p 656	HJR 522	p 600
SB 248	p 542	HB 538	p 502	HJR 530	p 1071
SE 275	p 396	HB 546	p 248	HCR 510	p 114
SB 417	p 776	HB 549	p 382	HCR 520	p 208; 271
SJR 9	p 509	HB 555	p 1074	HCR 521	p 225
SJR 24	p 458	HB 571	p 608	HCR 522	p 273
SCR 1	p 12	HB 585	p 347	HCR 535	p 940
SCR 4	p 153	HB 587	p 258	HCR 541	p 848

Declaration of Vote on SB 90	-----	698
Election Credentials approved and Oaths administered to	-----	3
Forty-seventh (47th) Birthday of, observed by Senate	-----	251
Special Gift from Senate presented to	-----	1239

MONROE, Charles L.: Confirmation of	-----	960
MOORE, Glenn: Confirmation of	-----	959

MORGAN, C. C.: Confirmations of	477; 1333
MORGAN, Dave Jeff: Confirmation of	97
MUNGLE, P. M.: Confirmation of	185

N

NALL, Roy T.: Confirmation of	185
NEISWANDER, Stanley: Confirmations of	185; 1163
NICKS, Lowell: Confirmation of	691
NIX, Kirksey: Election Return of	9
NIX, Judge Kirksey: Observed in Gallery, invited to Senate floor	5
NORTHCOTT, Rev. Loyal: Communication from	365
NORTHCUTT, Glenn: Confirmation of	1163

O

OKLAHOMA SCHOOL FOR DEAF: Educational Program on teaching methods given by	793
OKLAHOMA STATE MEDICAL ASSOCIATION: Juno loaned and displayed by	643
O'NEAL, George:	
Payment of \$250 bonus to, authorized by Senate	1240
Prayers offered by	251; 947; 1069

P

PACE, Nancy: Introduced	209
PAGES (Honorary): 71; 109; 200; 201; 261; 279; 289; 299; 311; 327; 339; 387; 397; 447; 455; 469; 515; 523; 539; 555; 631; 643; 695; 715; 753; 783; 793; 813; 855; 887; 921; 969; 999; 1097; 1137; 1214; 1237; 1239; 1265; 1286; 1305; 1313	
PARKINSON, Ted: Confirmation of	1307
PATE, Chester: Confirmation of	344
PAUL, Claude K.: Confirmation of	780
PAYNE, Senator Tom Jr.:	

Appointments—Committees (Conference):

HB 812 p 824

—Committees (Standing):

County Government	106
Game and Fish	106
Labor Relations	106
Planning and Resources	106
Public Safety	106
Public Service Corporations	106
State and Federal Government	106

Author:

SB 206	p 241	SB 286	p 427	SB 419	p 720
SB 267	p 373	SB 397	p 657		

Co-Author:

SB 2	p 255	SCR 13	p 398	SR 46	p 969
SB 12	p 167	SCR 15	p 483	SR 57	p 1252
SB 34	p 420	SCR 17	p 535	SR 58	p 1253
SB 44	p 403	SCR 23	p 759	SR 65	p 1331
SB 59	p 85	SCR 31	p 1165	HB 546	p 308
SB 73	p 350	SR 1	p 13	HB 571	p 582
SB 75	p 294	SR 4	p 59	HB 575	p 187
SB 123	p 204	SR 5	p 76	HB 629	p 270
SB 131	p 390	SR 6	p 78	HB 698	p 286
SB 230	p 708	SR 8	p 111	HB 725	p 286; 293
SB 260	p 672	SR 15	p 354	HB 776	p 481
SB 300	p 465	SR 19	p 399	HB 786	p 1077
SB 340	p 524	SR 21	p 417	HB 812	p 466
SB 409	p 763	SR 25	p 469	HB 934	p 1277
SJR 24	p 458	SR 37	p 639	HCR 520	p 208; 271
SJR 32	p 641	SR 38	p 673	HCR 521	p 225
SCR 1	p 12	SR 44	p 875	HCR 522	p 273
SCR 5	p 168	SR 45	p 961	HCR 535	p 940
SCR 7	p 222				

Declaration of Vote on HB 546 ----- 309

Oaths administered to ----- 73

Privileges and Elections Committee Report, relative to ----- 72

PENDLETON, Larry M.: Portrait by, presented to Senate ----- 71

PERRYMAN, Senator K. C.:

Appointments—Committees (Conference):

SB 121	p 411	HB 832	p 1301	HJR 502	p 336
SB 138	p 685				

—Committees (Special):

To notify House Re Sine Die adjournment	-----	1330
To schedule Committee meetings	-----	247

Under:

SR 37	p 640	HCR 512	p 191
-------	-------	---------	-------

—Committees (Standing):

Appropriations and Budget	-----	18
Congressional and Legislative Redistricting	-----	18
Engrossed and Enrolled Bills	-----	18
Insurance	-----	19
Public Health	-----	19
Public Service Corporations	-----	20
Roads and Highways	-----	20

Author:

SB 422	p 324	SR 32	p 524
--------	-------	-------	-------

Co-Author:

SB 2 p 225	SCR 1 p 12	SR 58 p 1253
SB 34 p 420	SCR 4 p 153	SR 65 p 1331
SB 47 p 182	SCR 5 p 168	HB 512 p 535
SB 84 p 107	SCR 7 p 222	HB 534 p 220
SB 92 p 343	SCR 13 p 398	HB 555 p 1074
SB 102 p 265	SCR 15 p 483	HB 575 p 731
SB 109 p 315	SCR 17 p 535	HB 629 p 532
SE 123 p 204	SCR 31 p 1165	HB 630 p 297
SB 124 p 154; 1225	SR 1 p 13	HB 631 p 323
SB 131 p 390	SR 4 p 59	HB 632 p 322
SB 148 p 690	SR 5 p 76	HB 657 p 305
SB 158 p 261	SR 6 p 78	HB 661 p 1188
SB 185 p 824	SR 8 p 111	HB 682 p 633
SB 234 p 299	SR 15 p 354	HB 745 p 449
SB 248 p 542	SR 21 p 417	HB 888 p 552
SB 285 p 426	SR 25 p 469	HB 1005 p 966
SB 423 p 724	SR 37 p 639	HJR 515 p 847
SB 448 p 894	SR 38 p 673	HJR 530 p 1071
SJR 1 p 119	SR 44 p 875	HCR 512 p 112
SJR 3 p 175	SR 45 p 961	HCR 520 p 208; 271
SJR 9 p 509	SR 46 p 969	HCR 521 p 225
SJR 18 p 366	SR 47 p 974	HCR 522 p 273
SJR 24 p 458	SR 54 p 1180	HCR 535 p 940
SJR 38 p 832	SR 57 p 1252	HCR 541 p 848

Election Credentials approved and Oaths administered to ----- 3

PHILLIPS, Milt: Confirmation of ----- 185

POSTAGE:

President Pro Tempore authorized to purchase necessary postage for each member of Senate and \$15 roll for President of Senate ----- 17

Purchase of, from time to time, authorized by Senate ----- 1334

PRESIDENT PRO TEMPORE: Baldwin, Don, Elected as ----- 4

Authorized to approve following claims:

O'Neal, George: \$250.00 ----- 1240

Shiple, Miss W. E. (Bill): \$500.00 ----- 1240

Truel, Frank: \$500.00 ----- 1240

Not to exceed \$600.00 per year telephone calls for each member ----- 1308

Authorized and directed to approve certain claims ----- 17; 1173

Authorized:

To procure copies of Jefferson's Manual ----- 577

To purchase necessary postage for each member of Senate and \$15 roll for President of Senate ----- 17

To purchase from time to time necessary postage and stationery for members ----- 1334

Birthday of, celebrated ----- 184

Gifts from Senate and its employees presented to ----- 1239; 1240

Instructed to sound proof ceiling and floors of east and west Senate foyers, if funds available ----- 1065

To consider requests for Lobby Permits ----- 57

PRESIDENT PRO TEMPORE (Honorary): ----- 201

PRICE, Senator Arthur:

Appointments—Committees (Standing):

Aviation -----	18
Banks and Banking -----	18
Business and Industry -----	18
Engrossed and Enrolled Bills -----	18
Labor Relations -----	19
Oil and Gas -----	19
Public Service Corporations -----	20

Author:

SB 31 p 61	SB 360 p 577	SB 380 p 606
SB 241 p 312	SB 379 p 605	SB 401 p 666

Co-Author:

SB 2 p 255	SR 4 p 59	HB 889 p 712
SB 17 p 52	SR 8 p 111	HB 899 p 767
SB 27 p 53	SR 15 p 354	HB 900 p 614
SB 59 p 85	SR 21 p 417	HB 904 p 810
SB 123 p 201	SR 25 p 469	HB 913 p 767
SB 131 p 390	SR 38 p 673	HB 932 p 675
SB 142 p 187	SR 44 p 875	HB 973 p 767
SB 164 p 207	SR 45 p 961	HB 995 p 810
SB 165 p 207	SR 46 p 969	HB 1012 p 781
SB 175 p 215	SR 54 p 1180	HB 1048 p 993
SB 233 p 298	SR 57 p 1252	HCR 505 p 64
SB 324 p 503	SR 58 p 1253	HCR 510 p 114
SB 356 p 568	SR 65 p 1331	HCR 520 p 208; 271
SJR 24 p 458	HB 571 p 582	HCR 521 p 225
SCR 1 p 12	HB 738 p 335	HCR 522 p 273
SCR 7 p 222	HB 739 p 335	HCR 528 p 478
SCR 17 p 535	HB 761 p 692	HCR 535 p 940
SCR 31 p 1165	HB 800 p 551	HCR 539 p 857
SR 1 p 13	HB 873 p 727	HCR 546 p 1091

PUBLIC WELFARE, Department of:

Director of, invited to advise Senate Re welfare of residents of areas stricken by floods and storms; report of ----- 1090; 1114

R

RADER, Lloyd: Report of, Re residents of Flood and storm areas -----	1114
RALEY, Deane D.: Confirmation of -----	184
REED, Ernest F.: Confirmation of -----	185
REED, Jeane: Confirmation of -----	780
RICHARDS, Gordon S.: Confirmation of -----	1163
RICHARDSON, Arthur: Confirmation of -----	1162

RINEHART, Senator Jim A.:

Appointments—Committees (Conference):

SB 138 p 685 SB 381 p 1238 HJR 502 p 336
 SB 268 p 785

—Committees (Interim):

Interstate Cooperation—Legislative Council ----- 1334

—Committees (Special):

To arrange for Joint Session ----- 1081
 To consider feasibility Re Bill Drafting Department in Legislative
 Council; Report of ----- 49; 355
 To prepare Resolution Re Frank Truel ----- 1241
 To re-write SB 213 ----- 800

Under:

SR 12 p 257 SR 37 p 640 HCR 533 p 711

—Committees (Standing):

Business and Industry ----- 18
 Criminal Jurisprudence ----- 18
 Economic and Industrial Development ----- 18
 Education ----- 18
 Labor Relations ----- 19
 Revenue and Taxation ----- 20
 State and Federal Government ----- 20

Author:

SB 138 p 178 SB 442 p 780 SCR 10 p 304
 SB 189 p 218 SJR 1 p 12 SCR 13 p 397
 SB 261 p 356 SJR 23 p 427 SCR 34 p 1249
 SB 277 p 397 SJR 24 p 439 SR 12 p 256
 SB 359 p 571 SJR 41 p 813 SR 27 p 505

Co-Author:

SB 1 p 9 SB 417 p 776 SR 21 p 417
 SB 2 p 9 SB 418 p 719 SR 25 p 469
 SB 6 p 11 SJR 9 p 509 SR 37 p 639
 SB 10 p 12 SJR 32 p 641 SR 38 p 673
 SB 11 p 12 SJR 33 p 641 SR 42 p 770
 SB 12 p 47 SCR 1 p 12 SR 44 p 875
 SB 17 p 52 SCR 4 p 153 SR 45 p 961
 SB 56 p 78 SCR 5 p 168 SR 46 p 969
 SB 73 p 350 SCR 6 p 195 SR 57 p 1252
 SB 92 p 343 SCR 15 p 483 SR 58 p 1253
 SB 123 p 204 SCR 31 p 1165 SR 65 p 1331
 SB 124 p 154; 1225 SCR 33 p 1196 HB 508 p 171
 SB 131 p 390 SR 1 p 13 HB 538 p 502
 SB 148 p 190 SR 4 p 59 HB 546 p 248
 SB 181 p 217 SR 8 p 111 HB 571 p 608
 SB 234 p 299 SR 9 p 112 HB 575 p 187
 SB 248 p 542 SR 15 p 354 HB 629 p 270

HB 657 p 305	HCR 517 p 186	HCR 522 p 273
HB 703 p 561	HCR 520 p 208; 271	HCR 533 p 685
HB 971 p 835	HCR 521 p 225	HCR 535 p 752
HB 974 p 728		

Declarations of Votes on:

SB 268 p 652	SB 469 p 1201
--------------	---------------

Gift presented to, as Dean of Senate	1240
"Thirty-ninth (39th)" Birthday of, observed by Senate	299
Semi-Centennial Cavalcade Tie presented to	1240
Wife of, presented orchid	1240

RITZHAUPT, Senator Louis H.:

Appointments—Committees (Conference): To JCCA	686	
SB 15 p 431	SB 128 p 520	HB 686 p 730
SB 16 p 422	SB 131 p 520	HB 691 p 730
SB 45 p 650	SB 137 p 729	HB 713 p 730
SB 50 p 651	SB 155 p 1125	HB 727 p 730; 1215
SB 82 p 729	SB 156 p 651	HB 736 p 957
SB 100 p 729	SB 161 p 587	HB 752 p 729
SB 101 p 587	SB 176 p 1097	HB 821 p 948
SB 103 p 587	SJR 15 p 587	HB 832 p 1301
SB 104 p 1078	HB 502 p 730	HB 834 p 790
SB 107 p 651	HB 516 p 411	HB 869 p 686
SB 111 p 651	HB 630 p 699	HB 886 p 686
SB 114 p 1078; 1191	HB 640 p 790	HB 975 p 729
SB 120 p 520	HB 668 p 730	HB 977 p 957
SB 122 p 607	HB 670 p 686	HJR 521 p 900
SB 127 p 729	HB 671 p 729	

—Committees (Interim):

Interstate Cooperation—Legislative Council	1334
--	------

—Committees (Special):

Re "Shucked" bills	1234
To notify House Re Sine Die adjournment	1330
Under SR 37	640

—Committees (Standing):

Agriculture	106
Constitutional Amendments, Initiative and Referendum and Code Revision	106
County Government	106
Military and Veterans' Affairs	106
Roads and Highways	106
Social Welfare	106

Author:

SB 141 p 181	SB 171 p 209	SB 234 p 299
SB 155 p 196	SB 186 p 218	SB 276 p 397
SB 163 p 202	SB 228 p 286	SB 281 p 413

SB 320 p 490	SJR 28 p 594	SCR 14 p 482
SJR 9 p 171	SJR 34 p 666	SR 58 p 1253
SJR 20 p 413	SCR 7 p 222	

Co-Author:

SB 2 p 255	SJR 18 p 366	SR 57 p 1252
SB 14 p 174	SJR 24 p 458	SR 65 p 1331
SB 86 p 319	SCR 1 p 12	HB 512 p 535
SB 92 p 343	SCR 4 p 153	HB 537 p 689
SB 101 p 458	SCR 5 p 168	SB 575 p 731
SB 102 p 265	SCR 13 p 398	HB 629 p 229
SB 122 p 390	SCR 17 p 535	HB 661 p 1188
SB 123 p 204	SCR 31 p 1165	HB 682 p 633
SB 124 p 154; 1225	SR 1 p 13	HB 707 p 323
SB 137 p 178	SR 4 p 59	HB 801 p 810
SB 209 p 484	SR 8 p 111	HB 828 p 1084
SB 244 p 460	SR 15 p 354	HB 1042 p 1072
SE 248 p 542	SR 21 p 417	HJR 518 p 655
SB 260 p 672	SR 25 p 469	HCR 511 p 105
SE 324 p 503	SE 27 p 505	HCR 520 p 208; 271
SE 329 p 512	SR 38 p 673	HCR 521 p 225
SB 448 p 894	SR 44 p 875	HCR 522 p 273
SJR 1 p 119	SR 45 p 961	HCR 535 p 940
SJR 4 p 441	SR 46 p 969	

Declaration of Vote on SRC 9	284
Oaths administered to	89
Privileges and Elections Committee Report, relative to	84
Wife of, introduced	89

ROADS, BUREAU OF (Federal): Representative of Senate appointed to appear before	159
ROUNTREE, Charles R.: Confirmation of	185
ROUNTREE COLOR LAB: Payment of claim of, authorized	1173
RUSSELL, Earl: Confirmation of	629

S

SANDLIN, Senator Hugh M:

Appointments—Committees (Conference):

SB 4 p 1175	SB 136 p 1040	HB 770 p 902
-------------	---------------	--------------

—Committees (Special):

To arrange for Joint Session	6
To escort Louis H. Ritzhaupt to his Senate seat	85; 89

—Committees (Standing):

Aviation	18
Criminal Jurisprudence	18
Constitutional Amendments, Initiative and Referendum and Code Revision	18

Economic and Industrial Development	18
Came and Fish	18
Judiciary	19
Privileges and Elections	19

Author:

SB 10 p 12	SB 279 p 409	SB 378 p 605
SB 136 p 178	SB 280 p 409	SB 383 p 615
SB 139 p 181	SB 293 p 435	SB 425 p 741
SB 180 p 217	SB 315 p 479	SB 434 p 766
SB 181 p 217	SB 324 p 503	SJR 39 p 780
SB 182 p 217	SB 358 p 569	SJR 40 p 809
SB 194 p 232	SB 368 p 579	SR 38 p 673
SB 247 p 328		

Co-Author:

SB 2 p 255	SJR 9 p 509	HB 538 p 502
SB 6 p 10	SJR 24 p 458	HB 546 p 248
SB 11 p 12	SJR 38 p 832	HB 553 p 347; 628
SB 12 p 47	SCR 1 p 12	HB 571 p 608
SB 17 p 52	SCR 5 p 168	HB 575 p 187
SB 43 p 71	SCR 7 p 222	HB 584 p 281
SB 75 p 294	SCR 13 p 398	HB 629 p 270; 532
SB 82 p 107	SCR 15 p 483	HB 657 p 305
SB 123 p 204	SCR 17 p 535	HB 661 p 1188
SB 124 p 154; 1225	SCR 31 p 1165	HB 672 p 655
SB 131 p 390	SR 1 p 13	HB 674 p 344
SB 138 p 369	SR 4 p 59	HB 691 p 608
SB 158 p 285	SR 8 p 111	HE 708 p 1023
SB 223 p 277	SR 15 p 354	HB 745 p 449
SB 230 p 708	SR 21 p 417	HB 807 p 1234
SB 234 p 299	SR 25 p 469	HB 813 p 421
SB 236 p 309	SR 37 p 639	HB 821 p 445
SB 248 p 542	SR 44 p 875	HB 831 p 721
SB 260 p 672	SR 45 p 961	HE 956 p 727
SB 268 p 387	SR 46 p 969	HB 985 p 939
SB 318 p 824	SR 57 p 1252	HB 989 p 767
SB 363 p 578	SR 58 p 1253	HJR 530 p 1071
SB 411 p 692	SR 65 p 1331	HCR 520 p 208; 271
SB 417 p 776	HB 508 p 171	HCR 521 p 225
SB 448 p 894	HB 512 p 535	HCR 522 p 273
SB 449 p 834	HB 528 p 375	HCR 535 p 940
SJR 1 p 119	HB 534 p 147	HCR 541 p 848
SJR 4 p 70	HB 537 p 689	

Declaration of Vote on SJR 23	569
Election Credentials approved and Oaths administered to	3
SAWALLISCH, Arnold: Confirmation of	184
SCHOOLER, W. E.:	
Confirmation of	344
Confirmation of, rejected	1333
SCHULTZ, George: Confirmation of	1332

SEATON, Harry: Election Return of	9	
SECRETARY OF SENATE: Leo Winters, elected as	5	
SEMI-CENTENNIAL:		
Calendar of events in celebration of	27	
Co-ordinator for, introduced	723	
Flowers from Oklahoma City Chamber of Commerce, Re celebration of ..	46	
Former members of Senate to be invited for meeting during	175	
Official song of, introduced and sung	723	
Telegrams read from certain Governors, Re celebration	32	
SENATE:		
Former members of, to be invited for meeting during Semi-Centennial ...	175	
Invited to view OU-Notre Dame Game film in House Chamber, to be narrated by Bud Wilkinson	183	
Notifies Governor and House Re Sine Die adjournment	1330	
Semi-Centennial Cavalcade Ties to be presented to	1240	
Thanked by Governor Gary for "job well done"	1320	
SERGEANT-AT-ARMS: Frank Truel elected as	5	
SERGEANT-AT-ARMS, Assistant (Honorary):	481	
SHIPLEY, Miss W. E. (Bill):		
Elected Journal Clerk	5	
Gift from Senate presented to	1240	
\$500 bonus to, authorized for payment by Senate	1240	
To be retained as Journal Clerk on annual basis	1240	
SHOEMAKE, Senator Harold R.:		
Appointments—Committees (Conference):		
HB 516 p 411	HB 770 p 902	
—Committees (Interim):		
Executive Committee—Legislative Council	1334	
—Committees (Special):		
To consult with Engineer Re TV; Report of	92; 98	
To study feasibility Re Bill Drafting Department in Legislative Council; Report of	49; 355	
Under:		
SR 22 p 418	SR 39 p 772	
—Committees (Standing):		
Appropriations and Budget	18	
Committees and Rules	6	
Economic and Industrial Development	18	
Insurance	19	
Judiciary	19	
Oil and Gas	19	
Roads and Highways	20	
State and Federal Government	20	
Author:		
SB 28 p 53	SB 59 p 85	SB 148 p 193
SB 38 p 69	SB 86 p 109	SB 149 p 194

SB 179 p 216	SB 269 p 395	SB 462 p 904
SB 193 p 231	SB 303 p 465	SJR 11 p 237
SB 197 p 232	SB 318 p 480	SJR 45 p 946
SB 203 p 237	SB 344 p 537	SCR 31 p 1165
SB 208 p 248	SB 351 p 551	SR 5 p 76
SB 229 p 286	SB 453 p 852	SR 64 p 1330
SB 259 p 355		

Co-Author:

SB 2 p 9	SCR 2 p 56	HB 538 p 502
SB 6 p 11	SCR 4 p 153	HB 543 p 178
SB 10 p 12	SCR 5 p 168	HB 546 p 248
SB 11 p 12	SCR 13 p 398	HB 575 p 731
SB 12 p 47	SCR 15 p 483	HB 629 p 270
SB 14 p 174	SCR 17 p 535	HB 635 p 500
SB 17 p 52	SR 1 p 13	HB 657 p 306
SB 18 p 52	SR 4 p 59	HB 720 p 336
SB 22 p 52	SR 6 p 78	HB 745 p 449
SB 68 p 92	SR 8 p 111	HB 911 p 751
SB 103 p 389	SR 15 p 354	HB 977 p 728
SB 123 p 204	SR 21 p 417	HB 1014 p 966
SB 131 p 390	SR 25 p 469	HB 1042 p 1072
SB 158 p 285	SR 38 p 673	HJR 503 p 248
SB 189 p 218	SR 44 p 875	HJR 507 p 720
SB 268 p 387	SR 45 p 961	HCR 506 p 64
SB 270 p 395	SR 46 p 969	HCR 507 p 87
SB 324 p 503	SR 47 p 974	HCR 520 p 208; 271
SJR 1 p 119	SR 57 p 1252	HCR 521 p 225
SJR 24 p 458	SR 58 p 1253	HCR 522 p 273
SJR 33 p 641	SR 65 p 1331	HCR 535 p 940
SCR 1 p 12	HB 508 p 171	

Declaration of Vote on SB 230 ----- 709

"SHUCKED" BILLS:

Committee ordered appointed Re -----	1214; 1234
Not to be considered unless Author agrees, etc. -----	1214
Vote, adopting motion Re, reconsidered and SB 124 as amended, ("shucked") considered -----	1225
SMITH, Leo C.: Confirmation of -----	1163
SMRCKA, Hurbert: Confirmation of -----	184
STANLEY, F. E.: Confirmation of -----	1164
STATIONERY—Senate:	
\$175.00 expenditure allowed each member for personal -----	17
Purchase of, from time to time, for each member authorized by Senate-----	1334
STINES, Mrs. Ollie Belle: Confirmation of -----	1162
STIPE, Senator Gene:	
Appointments—Committees (Conference): Alternate to JCCA -----	749

SB 63 p 1190	SCR 2 p 178	HB 812 p 824
SB 146 p 1124	HB 676 p 774	

—Committees (Special):

Re "Shucked" bills -----	1234
--------------------------	------

To arrange for Joint Fellowship Dinner ----- 536
 To escort Tom Payne, Jr. to his Senate Seat ----- 72
 To notify Governor Raymond Gary:
 Joint Session awaits his presence ----- 32
 Senate is organized, etc. ----- 6
 Under SR 39 ----- 772

—Committees (Standing):

Appropriations and Budget ----- 18
 Business and Industry ----- 18
 Insurance ----- 489
 Labor Relations ----- 19; 489
 Penal Institutions ----- 19
 Public Lands ----- 19; 107
 Revenue and Taxation ----- 20
 Roads and Highways ----- 20
 State and Federal Government ----- 107

Author:

SB 44 p 72	SB 268 p 387	SCR 15 p 483
SB 60 p 85	SB 300 p 465	SR 6 p 78
SB 177 p 216	SB 409 p 692	SR 10 p 224
SB 178 p 216	SB 468 p 961	SR 55 p 1251
SB 238 p 310	SJR 35 p 724	SR 56 p 1251
SB 258 p 347	SCR 9 p 283	

Co-Author:

SB 2 p 9	SB 206 p 286	SR 45 p 961
SB 5 p 10	SB 230 p 708	SR 46 p 969
SB 6 p 11	SB 270 p 395	SR 54 p 1180
SB 9 p 11	SB 271 p 395	SR 57 p 1252
SB 10 p 12	SB 340 p 524	SR 58 p 1253
SB 12 p 167	SJR 4 p 441	SR 65 p 1331
SB 14 p 174	SJR 9 p 509	HB 512 p 535
SB 17 p 52	SJR 24 p 458	HB 530 p 77
SB 20 p 52	SJR 32 p 640	HB 534 p 220
SB 21 p 476	SJR 33 p 641	HB 538 p 502
SB 24 p 53	SCR 1 p 12	HB 546 p 248
SB 27 p 53	SCR 2 p 56	HB 575 p 187
SB 34 p 420	SCR 5 p 168	HB 579 p 480
SB 47 p 182	SCR 7 p 222	HB 584 p 281
SB 48 p 75	SCR 13 p 398	HB 629 p 271; 532
SB 50 p 75	SCR 17 p 535	HB 674 p 344
SB 59 p 85	SCR 31 p 1165	HB 676 p 435
SB 82 p 107	SR 1 p 13	HB 677 p 333; 440
SB 84 p 107	SR 4 p 59	HB 698 p 286
SB 102 p 265	SR 5 p 76	HB 725 p 286
SB 103 p 389	SR 8 p 111	HB 724 p 613
SB 123 p 204	SR 15 p 354	HB 754 p 613
SB 151 p 194	SR 21 p 417	HB 774 p 446
SB 153 p 194	SR 25 p 461	HB 821 p 445
SB 158 p 285	SR 38 p 673	HB 846 p 1015

HB 985 p 767	HCR 520 p 208; 271	HCR 532 p 647
HJR 518 p 655	HCR 521 p 225	HCR 534 p 705
HJR 530 p 1071	HCR 522 p 273	HCR 535 p 940

Declaration of Vote on SB 105	561
Election Credentials approved and Oaths administered to	3
STREET, Mayor Allen: Introduced and made "Honorary Page"	1214
SUKENIS, Anthony: Confirmation of	1162
SULLIVANT, Otis: Concern for, expressed and flowers sent to	469
SWANSON, Dr. J. Chester: Confirmation of	98
SYKORA, Joe: Confirmation of	1307

T

TANKERSLEY, Dan: Confirmation of	1333
TELEGRAMS (To Governor Gary):	
From certain Governors Re Oklahoma's 50th Anniversary	32
TELEPHONE TOLL CARDS: Members limited to \$600 per year for telephone calls	1308
TELEVISION, for Senate:	
Committee appointed Re; report of	92; 98
Installation ordered	98
TIPPS, Senator John T.:	

Appointments—Committees (Conference):

HB 733 p 1286	HB 812 p 824	HJR 503 p 464
HB 737 p 775		

—Committees (Special):

To escort Tom Payne Jr. to his Senate Seat	72
To notify Governor the Senate is organized, etc.	6

Under:

SR 14 p 264	SJR 3 p 310	SR 37 p 640
-------------	-------------	-------------

—Committees (Standing):

Appropriations and Budget	18
Aviation	18; 57
Congressional and Legislative Redistricting	18
Insurance	691
Military and Veterans' Affairs	19
Oil and Gas	57
Parks and Recreation	19
Planning and Resources	19
Roads and Highways	20

Author:

SB 166 p 207	SB 334 p 521	SB 390 p 641
SB 167 p 207	SB 336 p 523	SB 466 p 945
SB 168 p 208	SB 355 p 568	SCR 19 p 579
SB 227 p 280		

Co-Author:

SB 2 p 255	SCR 5 p 168	SR 65 p 1331
SB 6 p 10	SCR 13 p 398	HB 508 p 171
SB 10 p 12	SCR 17 p 535	HB 514 p 220
SB 11 p 12	SCR 31 p 1165	HB 528 p 429
SB 12 p 47	SR 1 p 13	HB 537 p 689
SB 54 p 76	SR 4 p 59	HB 538 p 502
SB 55 p 76	SR 5 p 76	HB 546 p 248
SB 59 p 85	SR 6 p 78	HB 629 p 271
SB 75 p 294	SR 8 p 111	HB 682 p 633
SB 123 p 204	SR 14 p 264	HB 691 p 608
SB 148 p 690	SR 21 p 417	HB 703 p 561
SB 158 p 261	SR 25 p 469	HB 745 p 449
SB 214 p 258	SR 35 p 573	HB 888 p 815
SB 221 p 276	SR 38 p 673	HB 1042 p 1072
SB 294 p 931	SR 44 p 875	HJR 515 p 847
SB 362 p 578	SR 45 p 961	HCR 520 p 208; 271
SB 384 p 894	SR 46 p 969	HCR 521 p 225
SB 412 p 692	SR 47 p 974	HCR 522 p 273
SJR 24 p 458	SR 57 p 1252	HCR 535 p 940
SJR 32 p 640	SR 58 p 1253	HCR 546 p 1192
SCR 1 p 12		

Communication to Attorney General, Re "LOCAL" bills and reply from-- 1117
 Election Credentials approved and Oaths administered to ----- 3

TITTLE, Louis M.: Confirmation of ----- 434
 TODD, R. S.: Confirmation of ----- 186
 TRENT, Senator Bob A.:

Appointments—Committees (Conference): To JCCA ----- 686

SB 15 p 431	SB 128 p 520	HB 686 p 730
SB 16 p 422	SB 131 p 520	HB 691 p 730
SB 45 p 650	SB 137 p 729	HB 695 p 699
SB 50 p 651	SB 156 p 651	HB 713 p 730
SB 82 p 729	SB 161 p 587	HB 727 p 730; 1215
SB 100 p 729	SB 176 p 1097	HB 736 p 957
SB 101 p 587	SJR 15 p 587	HB 752 p 729
SB 103 p 587	SCR 2 p 178	HB 777 p 549
SB 104 p 1078	HB 502 p 730	HB 821 p 948
SB 107 p 651	HB 508 p 398	HB 834 p 790
SB 111 p 651	HB 630 p 699	HB 869 p 686
SB 114 p 1078; 1191	HB 640 p 790	HB 886 p 686
SB 120 p 520	HB 668 p 730	HB 975 p 729
SB 122 p 607	HB 670 p 686	HB 977 p 957
SB 127 p 729	HB 671 p 729	HJR 521 p 900

—Committees (Special):

Seating Arrangements ----- 5
 To prepare Resolution, Re President American Airlines ----- 1181

Under:

SR 36 p 640 HCR 512 p 191

—Committees (Standing):

Appropriations and Budget -----	18
Committees and Rules -----	6
Economic and Industrial Development -----	18
Education -----	18
Penal Institutions -----	19
Planning and Resources -----	19
Roads and Highways -----	20
Social Welfare -----	20

Author:

SB 33 p 68	SB 448 p 809	SCR 17 p 535
SB 304 p 465	SB 471 p 1044	SR 26 p 474
SB 319 p 481	SJR 31 p 615	SR 36 p 617
SB 321 p 490	SJR 43 p 863	SR 42 p 770
SB 392 p 641	SJR 44 p 946	SR 57 p 1252

Co-Author:

SB 1 p 9	SJR 32 p 641	SR 46 p 969
SB 2 p 255	SJR 33 p 641	SR 47 p 974
SB 5 p 49	SCR 1 p 12	SR 54 p 1180
SB 9 p 340	SCR 4 p 153	SR 58 p 1253
SB 12 p 149	SCR 5 p 168	SR 65 p 1331
SB 44 p 403	SCR 7 p 222	HB 546 p 276
SB 59 p 85	SCR 9 p 283	HB 629 p 270; 533
SB 75 p 294	SCR 13 p 398	HB 630 p 297
SB 82 p 107	SCR 15 p 483	HB 631 p 323
SB 84 p 107	SCR 31 p 1165	HB 632 p 322
SB 92 p 343	SR 1 p 13	HB 657 p 305
SB 102 p 265	SR 4 p 59	HB 682 p 633
SB 123 p 204	SR 5 p 76	HB 708 p 1023
SB 126 p 243	SR 6 p 78	HB 727 p 335
SB 158 p 285	SR 8 p 111	HCR 512 p 114
SB 209 p 484	SR 15 p 354	HCR 520 p 208; 271
SB 244 p 460	SR 21 p 417	HCR 521 p 225
SB 249 p 328	SR 25 p 469	HCR 522 p 273
SB 409 p 763	SR 38 p 673	HCR 531 p 611
SJR 9 p 171	SR 44 p 875	HCR 535 p 940
SJR 24 p 458	SR 45 p 961	

TRITCH, Mrs. Faith: Confirmation of -----	1163
TRUEL, Frank:	
Elected Sergeant-at-Arms -----	5
\$500 bonus to, authorized by Senate -----	1240
Expresses appreciation to Senate -----	1332
Resolution, in appreciation of, ordered prepared (SR 65) -----	1241

V

VAN METER, John: Confirmation of -----	1307
VANNOY, Jimmy: Prayer offered by -----	437
VINCENT, L. A. W.: Confirmations of -----	97; 1332

W

WALKER, Senator Oliver C.:

Appointments—Committees (Conference):

SE 57 p 1201	HB 695 p 699	HB 737 p 775
HB 508 p 398	HB 733 p 1286	HB 777 p 549

—Committees (Interim):

Interstate Cooperation—Legislative Council	1334
--	------

—Committees (Special):

Mileage	6
Under SR 36	640

—Committees (Standing):

Agriculture	17
Business and Industry	18
Education	18
Privileges and Elections	19
Public Safety	20
Roads and Highways	20
Social Welfare	20

Author:

SB 12 p 47	SB 102 p 190	SE 461 p 904
SB 67 p 92		

Co-Author:

SB 2 p 9	SCR 10 p 304	HB 538 p 502
SB 6 p 11	SCR 13 p 398	HB 543 p 178
SB 10 p 12	SCR 15 p 483	HB 546 p 248
SB 11 p 12	SCR 17 p 535	HB 575 p 731
SB 43 p 71	SCR 31 p 1165	HB 629 p 270; 532
SB 73 p 350	SR 1 p 13	HB 630 p 297
SB 106 p 282	SR 4 p 59	HB 631 p 323
SB 107 p 559	SR 8 p 111	HB 632 p 322
SB 111 p 560	SR 15 p 354	HB 661 p 1188
SB 123 p 204	SR 19 p 399	HB 703 p 561
SB 124 p 154; 1225	SR 20 p 400	HB 728 p 751
SB 223 p 277	SR 21 p 417	HB 730 p 453; 582
SB 244 p 321	SR 25 p 469	HB 745 p 449
SB 248 p 542	SR 38 p 673	HB 786 p 371
SB 299 p 457	SR 44 p 875	HB 801 p 810
SB 324 p 503	SR 45 p 961	HB 881 p 944
SB 416 p 711	SR 46 p 969	HB 911 p 751
SJR 4 p 71	SR 57 p 1252	HJR 518 p 655
SJR 24 p 458	SR 58 p 1253	HCR 520 p 208; 271
SCR 1 p 12	SR 65 p 1331	HCR 521 p 225
SCR 5 p 168	HB 508 p 171	HCR 522 p 273
SCR 7 p 222	HB 512 p 535	HCR 535 p 940

Declaration of Vote on SB 186	634
-------------------------------------	-----

Election Credentials approved and Oaths administered to	3	
"Thirty-ninth (39th)" Birthday of, celebrated by Senate and employees--	94	
WALKER, Dr. Ray: Confirmation of	780	
WALLER, Jack: Advice by, given Senate	855	
WELCH, Earl: Election Return of	9	
WELCH, Justice Earl: Oaths to newly elected members of Senate given by --	3	
WESTCOTT, Mrs. Otha: Confirmation of	1164	
WHITNEY, Merle E.: Confirmation of	185	
WHITTAKER ORPHANS' HOME: Ash trays, made by, presented to Senate--	17	
WILKINSON, "Bud": Introduced and narrated OU-Notre Dame Game film--	184	
WILLIAMS, Ben T.: Election Return of	9	
WILLIAMS, Lieutenant Governor Cowboy Pink:		
Birthday of, observed	605	
Gift from Senate, presented to	1240	
Painting of JESUS, by Mrs. Lee Sheaffer, presented to, by the Vernon Bowmans	605	
Wife of, presented orchid	1240	
WILSON, Senator Charles M.: (Beckham)		
Appointments—Committees (Conference): To JCCA	686	
SB 15 p 431	SB 127 p 729	HB 686 p 730
SB 16 p 422	SB 128 p 520	HB 691 p 730
SB 45 p 650	SB 131 p 520	HB 713 p 730
SB 50 p 651	SB 137 p 729	HB 727 p 730; 1215
SB 63 p 1190	SB 156 p 651	HB 736 p 957
SB 82 p 729	SB 161 p 587	HB 752 p 729
SB 100 p 729	SB 176 p 1097	HB 770 p 902
SB 101 p 587	SB 381 p 1238	HB 821 p 948
SB 103 p 587	SJR 15 p 587	HB 834 p 790
SB 104 p 1078	HB 502 p 730	HB 869 p 686
SB 107 p 651	HB 630 p 699	HB 886 p 686
SB 111 p 651	HB 640 p 790	HB 975 p 729
SB 114 p 1078; 1191	HB 668 p 730	HB 977 p 957
SB 120 p 520	HB 670 p 686	HJR 521 p 900
SB 122 p 607	HB 671 p 729	
—Committees (Special):		
To arrange for Joint Fellowship Dinner		536
Re "Shucked" bills		1234
Under:		
SR 5 p 92	SR 22 p 418	SR 37 p 640
—Committees (Standing):		
Congressional and Legislative Redistricting		18
Insurance		19
Judiciary		19
Municipal Government		19
Oil and Gas		19
Privileges and Elections		19
Public Service Corporations		20

Author:

SB 78 p 101	SB 190 p 229	SB 382 p 615
SB 79 p 101	SB 245 p 322	SB 445 p 809
SF 80 p 101	SB 252 p 335	SJR 8 p 161
SB 122 p 150	SB 265 p 362	SR 22 p 417
SB 134 p 165	SB 292 p 435	SR 31 p 518
SB 135 p 165	SB 343 p 536	SR 48 p 975

Co-Author:

SB 2 p 255	SR 1 p 13	SR 65 p 1331
SB 123 p 204	SR 4 p 59	HB 501 p 656
SB 126 p 243	SR 8 p 111	HB 546 p 308
SB 285 p 426	SR 15 p 354	HB 629 p 270
SB 324 p 503	SR 21 p 417	HB 630 p 297
SB 381 p 615	SR 25 p 469	HB 631 p 323
SJR 24 p 458	SR 38 p 673	HB 632 p 322
SCR 1 p 12	SR 44 p 875	HB 745 p 449
SCR 5 p 168	SR 45 p 961	HB 774 p 446
SCR 13 p 398	SR 46 p 969	HCR 520 p 208; 271
SCR 17 p 535	SR 57 p 1252	HCR 521 p 225
SCR 31 p 1165	SR 58 p 1253	HCR 522 p 273

Election Credentials approved and Oaths administered to ----- 3

WILSON, Senator Basil R.: (Greer)

Appointments—Committees (Conference): To JCCA ----- 686

SB 7 p 411	SB 122 p 607	HB 671 p 729
SB 15 p 431	SB 127 p 729	HB 686 p 730
SB 16 p 422	SB 128 p 520	HB 691 p 730
SB 45 p 650	SB 131 p 520	HB 713 p 730
SB 47 p 1201	SB 137 p 729	HB 727 p 730; 1215
SB 50 p 651	SB 156 p 651	HB 736 p 957
SB 82 p 729	SB 161 p 587	HB 752 p 729
SB 100 p 729	SB 176 p 1097	HB 821 p 948
SB 101 p 587	SJR 15 p 587	HB 834 p 790
SB 103 p 587	HB 502 p 730	HB 869 p 686
SB 104 p 1078	HB 508 p 398	HB 886 p 686
SB 107 p 651	HB 630 p 699	HB 975 p 729
SB 111 p 651	HB 640 p 790	HB 977 p 957
SB 114 p 1078; 1191	HB 668 p 730	HJR 521 p 900
SB 120 p 520	HB 670 p 686	

—Committees (Special):

To escort Mrs. Betty Joyce Cooper to Senate floor ----- 384

—Committees (Standing):

Agriculture -----	17
Appropriations and Budget -----	17
Committees and Rules -----	6
Economic and Industrial Development -----	18
Education -----	18
Game and Fish -----	18

Parks and Recreation -----

19

Penal Institutions -----

19

Author:

SB	9	p	11	SB	87	p	110	SB	294	p	445
SB	37	p	69	SB	254	p	340	SJR	30	p	602
SB	52	p	76								

Co-Author:

SB	2	p	9	SB	112	p	146	SR	8	p	111
SB	7	p	11	SB	113	p	147	SR	15	p	354
SB	8	p	11	SB	114	p	147	SR	21	p	417
SB	10	p	12	SB	115	p	147	SR	25	p	469
SB	11	p	12	SB	119	p	149	SR	38	p	673
SB	12	p	167	SB	120	p	149	SR	44	p	875
SB	14	p	174	SB	121	p	149	SR	45	p	961
SB	15	p	47	SB	123	p	154	SR	46	p	969
SB	16	p	48	SB	126	p	160	SR	54	p	1180
SB	17	p	52	SB	127	p	160	SR	57	p	1252
SB	18	p	52	SB	128	p	160	SR	58	p	1253
SB	19	p	52	SB	129	p	160	SR	65	p	1331
SB	20	p	52	SB	130	p	160	HB	512	p	535
SB	21	p	52	SB	131	p	160	HB	514	p	99
SB	22	p	52	SB	132	p	160	HB	516	p	99
SB	23	p	52	SB	133	p	160	HB	538	p	502
SB	24	p	52	SB	137	p	178	HB	546	p	276
SB	25	p	52	SB	147	p	190	HB	571	p	582
SB	27	p	52	SB	156	p	196	HB	587	p	258
SB	29	p	52	SB	200	p	237	HB	629	p	270
SB	32	p	61	SB	202	p	237	HB	630	p	297
SB	39	p	69	SB	244	p	321	HB	631	p	323
SB	43	p	71	SB	284	p	426	HB	632	p	322
SB	47	p	182	SB	363	p	578	HB	638	p	238
SB	50	p	75	SB	367	p	579	HB	639	p	197
SB	59	p	85	SB	368	p	579	HB	640	p	600
SB	82	p	107	SB	412	p	692	HB	641	p	238
SB	84	p	107	SB	423	p	724	HB	642	p	197
SB	92	p	118	SJR	15	p	321	HB	643	p	197
SB	98	p	144	SJR	24	p	458	HB	644	p	197
SB	99	p	144	SJR	29	p	772	HB	645	p	275
SB	100	p	145	SJR	32	p	640	HB	646	p	310
SB	101	p	145	SJR	33	p	641	HB	647	p	815
SB	102	p	145	SCR	1	p	12	HB	648	p	214
SB	103	p	145	SCR	2	p	56	HB	649	p	214
SB	104	p	145	SCR	4	p	153	HB	650	p	229
SB	105	p	145	SCR	5	p	168	HB	651	p	214
SB	106	p	146	SCR	6	p	195	HB	652	p	214
SB	107	p	146	SCR	13	p	398	HB	653	p	215
SB	108	p	146	SCR	17	p	535	HB	654	p	310
SB	109	p	146	SCR	31	p	1165	HB	655	p	215
SB	110	p	146	SR	1	p	12	HB	656	p	242
SB	111	p	146	SR	4	p	59	HB	657	p	215

HB 666 p 323	HB 692 p 238	HJR 515 p 847
HB 667 p 228	HB 694 p 238	HJR 530 p 1071
HB 668 p 242	HB 713 p 324	HCR 507 p 87
HB 669 p 238	HB 727 p 480	HCR 520 p 208; 271
HB 670 p 323	HB 745 p 323	HCR 521 p 225
HB 671 p 453	HB 789 p 345	HCR 522 p 273
HB 682 p 633	HB 815 p 421	HCR 535 p 940
HB 691 p 336	HB 869 p 446	HCR 542 p 852

Election Credentials approved and Oaths administered to ----- 3

WINTERS, Leo: Elected Secretary of Senate ----- 5

WISDOM, Mrs. Vern: Introduced ----- 75

WISEMAN, Earl R.: Invitation from ----- 394

Y

YOUNG, Senator Virgil: (Cleveland)

Appointments—Committees (Conference): To JCCA ----- 686

SB 15 p 431	SB 128 p 520	HB 686 p 730
SB 16 p 422	SB 131 p 520	HB 691 p 730
SB 45 p 650	SB 137 p 729	HB 713 p 730
SB 50 p 651	SB 156 p 651	HB 727 p 730; 1215
SB 82 p 729	SB 161 p 587	HB 736 p 957
SB 100 p 729	SB 176 p 1097	HB 752 p 729
SB 101 p 587	SJR 15 p 587	HB 821 p 948
SB 103 p 587	HB 502 p 730	HB 832 p 1301
SB 104 p 1078	HB 516 p 411	HB 834 p 790
SB 107 p 651	HB 630 p 699	HB 869 p 686
SB 111 p 651	HB 638 p 464	HB 886 p 686
SB 114 p 1078; 1191	HB 640 p 790	HB 975 p 729
SB 120 p 520	HB 668 p 730	HB 977 p 957
SB 122 p 607	HB 670 p 686	HJR 521 p 900
SB 127 p 729	HB 671 p 729	

—Committees (Interim):

Under HJR 505 ----- 1173

—Committees (Special):

To arrange for Joint Session ----- 6

Under:

SJR 3 p 308	SR 14 p 264	SR 39 p 772
	(Alternate)	

—Committees (Standing):

Appropriations and Budget -----	18
County Government -----	18
Education -----	18
Employment and Printing -----	6; 18

Oil and Gas	19
Public Health	19

Author:

SB 160 p 201	SB 266 p 366	SJR 3 p 56
SB 161 p 201	SB 275 p 396	SJR 5 p 87
SB 162 p 202	SB 314 p 479	SCR 1 p 12
SB 237 p 309	SB 387 p 629	SR 51 p 1113
SB 264 p 361		

Co-Author:

SB 12 p 149	SR 8 p 111	HB 631 p 323
SB 59 p 85	SR 10 p 224	HB 632 p 322
SB 103 p 339	SR 15 p 354	HB 635 p 500
SB 109 p 315	SR 25 p 469	HB 672 p 655
SB 123 p 204	SR 38 p 673	HB 807 p 963
SB 131 p 390	SR 44 p 875	HB 848 p 727
SB 230 p 708	SR 45 p 961	HB 855 p 446
SB 271 p 395	SR 46 p 969	HB 860 p 446
SB 273 p 396	SR 54 p 1180	HB 902 p 614
SB 371 p 592	SR 57 p 1252	HB 941 p 601
SJR 1 p 119	SR 58 p 1253	HB 972 p 1213
SJR 4 p 71; 441	SR 65 p 1331	HB 1045 p 966
SJR 24 p 458	HB 504 p 93	HB 1039 p 1209
SJR 32 p 640; 786	HB 505 p 93	HJR 517 p 654
SCR 4 p 153	HB 508 p 171	HJR 518 p 655
SCR 5 p 168	HB 546 p 276	HCR 514 p 156
SCR 7 p 222	HB 574 p 371	HCR 520 p 208; 271
SCR 13 p 398	HB 579 p 371	HCR 521 p 225
SCR 17 p 535	HB 624 p 884	HCR 522 p 273
SCR 31 p 1165	HB 625 p 613	HCR 535 p 940
SR 1 p 13	HB 629 p 229; 533	HCR 541 p 848
SR 4 p 59	HB 630 p 297	

YOUNG, Senator Howard: (Haskell)

Appointments—Committee (Conference):

HB 595 p 458

—Committees (Special):

Mileage	6
Under SR 39	772

—Committees (Standing):

Criminal Jurisprudence	18
Constitutional Amendments, Initiative and Referendum and Code Revision	18; 57
County Government	18
Labor Relations	19
Municipal Government	19
Penal Institutions	57
Public Lands	19

Author:

SB 18 p 52	SB 61 p 85	SB 376 p 603
SB 19 p 52	SB 62 p 86	SB 391 p 641
SB 20 p 52	SB 75 p 98	SB 402 p 666
SB 21 p 52	SB 82 p 107	SB 430 p 750
SB 22 p 52	SB 85 p 109	SJR 26 p 556
SB 23 p 52	SB 97 p 144	SJR 27 p 556
SB 24 p 52	SB 183 p 217	SCR 2 p 56
SB 25 p 53	SB 184 p 218	SR 21 p 417
SB 26 p 53	SB 185 p 218	SR 40 p 754
SB 27 p 53	SB 375 p 603	

Co-Author:

SB 2 p 255	SCR 5 p 168	HB 534 p 220
SB 6 p 11	SCR 7 p 222	HB 538 p 502
SB 10 p 12	SCR 13 p 398	HB 546 p 248
SB 12 p 47	SCR 15 p 483	HB 584 p 281
SB 14 p 47	SCR 17 p 535	HB 630 p 297
SB 84 p 107	SCR 31 p 1165	HB 631 p 323
SB 92 p 343	SR 1 p 13	HB 632 p 322
SB 123 p 204	SR 4 p 59	HB 657 p 305
SB 148 p 690	SR 5 p 76	HB 708 p 1023
SB 158 p 285	SR 8 p 111	HB 727 p 335
SB 197 p 232	SR 25 p 469	HB 828 p 1084
SB 214 p 258	SR 38 p 673	HB 833 p 421
SB 304 p 465	SR 44 p 875	HB 1042 p 1072
SB 323 p 492	SR 45 p 961	HJR 507 p 720
SB 360 p 577	SR 46 p 969	HJR 518 p 655
SB 409 p 763	SR 47 p 974	HJR 530 p 1071
SB 448 p 894	SR 54 p 1180	HCR 519 p 208
SJR 4 p 441	SR 57 p 1252	HCR 520 p 208 271
SJR 24 p 458	SR 58 p 1253	HCR 521 p 225
SJR 38 p 832	SR 65 p 1331	HCR 522 p 273
SJR 45 p 946	HB 508 p 171	HCR 535 p 940
SCR 1 p 12	HB 512 p 535	HCR 541 p 848

Declaration of Vote on SB 469 ----- 1201
 Election Credentials approved and Oaths administered to ----- 3

PART IX

CLASSIFIED INDEX TO BILLS AND RESOLUTIONS

FOR INFORMATION RELATIVE TO
MEASURES REFERRED TO BELOW
SEE PARTS I-VII OF INDEX

A

A & M COLLEGE: See Okla-
homa A & M College; See
also Oklahoma State Univer-
sity of Agriculture & Applied
Science

ABANDONMENT: See also
Children

Child—when county judge
to serve as parole officer SB 42
Dogs -----HB 710

ABERNATHY, BLANCHE:
Commending -----SR 50

ABBREVIATION:
OK may be for Oklahoma---HJR 507

ABSENTEE VOTING: See also
Elections
Dependents of absent elec-
tors in service to vote---SB 421;
HB 1042
Qualifications, procedures---SB 43
Records of absentee voters---SB 260

ACCIDENT AND HEALTH
INSURANCE: -----HB 501
See also Insurance

ACTON, BERNICE:
Commending -----SR 59

ADA HIGHSCHOOL FOOTBALL
TEAM: Commending -----SR 28

ADDICTS: Drug—registration,
defining -----HB 517

ADJOURNMENT: Sine Die---SCR 19

ADJUTANT GENERAL:

Appropriation:
Armories -----SB 50; HB 514
Biennial; fixing
salaries -----SBs 29; 130

ADMINISTRATORS AND
EXECUTORS:

Notice to creditors of de-
ceased persons by-----HB 589

ADOPTION:

Children from orphanages
receiving state funds:
Examination of adop-
tive family; superin-
tendent to give con-
sent -----HB 854

Code:

Adults — adoption of;
definitions duties of
courts; hearings in-
vestigations; who
may adopt -----SB 184

Consent of parents—
exceptions -----SB 259; HB 611

Non-residents -----SB 295

Petition for—notice to
grandparents -----HB 926

ADOPTION—(Contd.)

- Petition of residents of
military reservations for...HB 705
Providing methods for...SB 183
When consent of parent
not necessary...SB 259 HB 611
Where parents live in
foreign country...SB 304
- ADULTS: Adoption of...SB 184
- ADVALOREM: See Taxation—
Ad Valorem
- ADVERTISING:
Permitted on Traffic signs
and signals...SB 71
Repealing Act exempting
sales tax on...SB 118
- ADVISORY COMMITTEE: See
County Advisory Committee
- AFFIDAVITS: When valid in
connection with service by
publication...SB 151
- AGED PERSONS:
See Old Age Assistance;
See Social Security
- AGRICULTURAL CHEMI-
CALS: When exempt from
sales tax...SB 367
- AGRICULTURE: Exempting
certain materials from
sales tax...SBs 33, 39, 367
- AIR ATTACKS: Broadcasts
during...SB 336
- AIRCRAFT AND AIRPORTS:
Municipal powers of eminent
domain over...HB 889
- AIRCRAFT PILOTS: Carrying
passengers, authority over...SB 258
- AIRLANES: Developing...SB 284
- AIRLINES, AMERICAN: Com-
mending President of...SR 57
- AIRPLANES; Tickets—
liability limits...SB 292
- AIRPORTS:
Authorizing research cen-
ters on state institution
properties: leasing to
private concerns SB 204; HB 843

AIR RESOURCES:

- Prevention of pollution of...SJR 23
- ALABASTER CAVERNS:
Appropriation...SB 104
- ALASKA: Memorializing Con-
gress for statehood...SCR 21
- ALBRIGHT, Joyce: Commend-
ing on essay contest...SCR 12
- ALCOHOL: See Intoxicating
Liquors
- ALCOHOL AND NARCOTIC
EDUCATION PROGRAM:
Appropriation for...SB 112
- ALCOHOLICS: Care and treat-
ment of...SB 75
- ALIMONY...SB 93
See also Divorce and Alimony
- ALL-AMERICAN FAMILY:
John A Morris Family...SCR 29
- ALLEN, W. D.: Appropriation HB 789
- AMBULANCE DRIVERS: First
aid instruction for...SB 89
- AMERICAN AIRLINES: Com-
mending President and Okla-
homa offices...SR 57
- AMERICAN INDIANS EXPO-
SITION, ANADARKO:
Appropriation...SB 104
- ANCIENT VEHICLES: Defined SB 58
- ANDERSON, NORA J.:
Appropriation...HB 789
- ANIMALS: Abandonment of a
misdemeanor...HB 710
Badgers, destroying of...HB 1013
Bounties for killing wolves,
bobcats and foxes...HB 681
Control of predatory; ap-
propriation for
...SB 126; HBs 695, 777
Domestic—larceny of;
punishment...HBs 511, 545
Open range of...SB 245
Requiring license to chase...SB 391
- ANNUITIES...HB 501
- APACHE: Commending FFA
Land Judging Team of...HCR 543

APPEALS AND ERROR:

Delinquent children and parents	HB 674
Judgments in divorce cases and remarriage.....	HB 770
Orders of Insurance Commissioner	HB 501
Time for proceedings to reverse, vacate judgments: Infants, imprisoned, unsound minded.....	HB 1008

APPROPRIATIONS:

Adjutant General	SBs 29, 50, 130; HB 514
Allen, W. D.....	HB 789
Anderson, Nora J.....	HB 789
Armories	SB 50; HB 514
Attorney General	HBs 521, 522; 646
Audit, post Oklahoma Tax Commission	SBs 29, 100
Baynes, J. T.....	HB 789
Board of Mental Health	SB 179; HB 516
Bradley, W. D.....	HB 789
Buckingham, H.....	HB 789
Cameron State Agricultural College	SB 29; HBs 630, 631, 632
Cancelled warrants.....	HB 789
Carr, Frank.....	HB 789
Central State College	SB 29; HBs 630, 631, 632
Central State Griffin Memorial Hospital.....	SBs 8, 161; HBs 516, 993
Cerebral Palsy Institute.....	HB 516
Chief Mine Inspector	SB 409; HB 645
Civil Defense.....	HBs 639, 977
Clerk of Supreme Court.....	HB 653
Commissioner of Charities and Corrections.....	HB 654
Commissioners of Land Office	SBs 29, 121
Connors State Agricultural College	SBs 29, HBs 630, 631, 632
Consolidated Negro Institution.....	SBs 179, 344; HBs 514, 516
Corporation Commission.....	HB 691
Court of Tax Review.....	HB 652
Crime Bureau.....	SBs 29, 128

Criminal Court of Appeals	HB 657
Deaf, Blind & Orphans Institutions	HB 516
Department of Commerce & Industry	SBs 29, 101
Department of Labor.....	HB 641
Department of Mental Health	HB 516
Department of Public Safety	SBs 8, 29, 36, 128
District Courts.....	HB 647
District Mine Inspector	SB 409; HB 645
Division of Budget.....	HB 642
East Central State College	SB 29, HBs 630, 631, 632
Eastern Oklahoma A & M College	SB 29, HBs 630, 631, 632
Eastern Oklahoma TB Sanatorium	HBs 516, 834
Eastern State Hospital.....	HB 516
Eastern State TB Sanatorium	HBs 516, 834
Edwards, Sorphonia.....	HB 789
Enid State School.....	HB 516
Fox, O. O. Jr.....	HB 789
Free Textbook Program	SBs 29, 114
Giacoma, S. D.....	HB 789
Girls Town.....	HB 516
Governor	SB 8; HB 639
Griffin Memorial Hospital	SBs 8, 161; HBs 516, 993
Hames, Lula.....	HB 789
Handicapped Children	SBs 29, 62, 113, 119
Hancock, G. F.....	HB 789
Hinshaw, I. S.....	HB 789
Inspection of slaughter-houses	SB 14
Langston University	SB 29; HBs 630, 631, 632
Lasure, Basil R.....	HB 789
Legislative Council	SJR 28; SBs 29, 99; HJR 505
Legislature.....	SBs 8, 29, 108
Lieutenant Governor.....	SB 361; HB 643
Liquefied Petroleum Gas.....	HB 648
Mentally retarded children	SBs 52, 113

APPROPRIATIONS—(Contd.)

Murray State Agricultural
College -----SB 29;
HBs 514, 630, 631, 632

Northeastern Oklahoma
A & M College
-----SB 29; HBs 630, 631, 632

Northeastern State
College SB 29; HBs 630, 631, 632

Northern Oklahoma Junior
College SB 29; HBs 630, 631, 632

Northwestern State
College SB 29; HBs 630, 631, 632

Nuway Laundry Company HB 789

Oklahoma A & M College
SJR 15; SBs 29; 314; HBs 630,
631, 632, 777

Oklahoma Aviation
Commission -----SB 284

Oklahoma College for Women
-----SB 29; HBs 630, 631, 632, 686

Oklahoma Commission for
Crippled Children-----SBs 29, 119

Oklahoma Educational Tele-
vision Authority-----SJR 15

Oklahoma Emergency
Relief Board-----SB 29

Oklahoma Game and Fish
Commission -----SBs 29, 126

Oklahoma General
Hospital -----SB 423; HB 516

Oklahoma Historical
Society -----HBs 542, 638

Oklahoma Insurance and
Rating Board-----HB 619

Oklahoma Military Academy
-----SB 29; HBs 630, 631, 632

Oklahoma Planning
& Resources Board
-----SBs 8, 29, 45, 104, 415; HB 886

Oklahoma Public Welfare
Commission -----HB 727

Oklahoma Semi-
Centennial -----SBs 8, 45; HB 502

Oklahoma State Library
-----SBs 15, 16; HB 644

Oklahoma State
Penitentiary-----SBs 8, 21; HB 516

Oklahoma State
Reformatory -----HBs 514, 516

Oklahoma State Regents
for Higher Education
-----SBs 8, 29, 72, 109, 234, 314;
HBs 514, 630, 631, 632, 672 686

Oklahoma State War Veter-
ans Home Facilities SBs 29, 127

Oklahoma Tax Commission
-----SBs 29, 100

Oklahoma War Veterans
Commission -----SBs 29, 127

Panhadle A & M
College -----HBs 630, 631, 632

Pardon and Parole Board---HB 692

Parks, Rosa F.-----HB 789

Patterson, Fred L.-----HB 789

Pauls Valley State
School ----SB 156; HBs 514, 516

Petroleum Experiment
Station -----HB 516

Phillips, Howard -----HB 789

Public Library Service—
rural—1958-59 -----SB 15

Public Library Service—
rural 1957-----SB 16

Purcell, Amanda-----HB 789

Regional Council on mental
health training-----SB 250

Repealing appropriation for
highway construction-----SB 469

Saulbury, Carrie-----HB 789

School for the Blind-----HB 516

School for the Deaf---SB 8; HB 516

School Study Commission---SJR 33

Secretary of State
-----SBs 8, 202; HB 650

Securities Commission-----HB 651

Senate -----SBs 8, 29, 108

Session Laws-----SB 108; HB 637

Southeastern State Col-
lege SB 29; HBs 630, 631, 632, 975

Southwestern State
College SB 29; HBs 630, 631, 632

Spastic Paralysis
Commission -----HB 514

State Accrediting
Agency -----SBs 29, 127

State Auditor -----HB 649

State Banking Department HB 640

State Board of Agriculture
SB 14; HBs 536, 695, 777, 799

APPROPRIATIONS—(Contd.)

State Board of Education
SBs 8, 29, 52, 103, 107, 112, 113,
114, 115, 122, 289

State Board of Equalization HB 655

State Board of Mental
Health-----SB 179; HB 516

State Board of Public
Affairs -----SBs 21, 29, 82,
110, 111, 137, 147, 210, 344, 395

State Board of Vocational
Education -----SBs 29, 106

State Board of Vocational
Rehabilitation -----SBs 29, 131

State Bureau of
Investigation -----HB 713

State Department of
Agriculture -----SBs 29, 133

State Department of
Education -----SBs 29, 112

State Department of
Health -----SBs 25, 29, 120

State Department of Public
Welfare SBs 29, 129, 132; HB 727

State Editorial and Publi-
cations Board-----HB 821

State Election Board...SBs 29, 98

State Examiner and
Inspector -----SB 100; HB 656

State Fire Marshal-----HB 670

State Game and Fish
Commission SBs 29, 126; HB 681

State Highway
Department -----SBs 8, 29, 105

State Industrial
Commission -----HBs 666, 774

State Institutions....HBs 514, 516

State Insurance Board....HB 671

State Insurance Commission HB 752

State Mining Board.....HB 667

State Soil Conservation
Board...SBs 29, 102, 244; HB 869

State Training School for
Negro Boys-----HB 516

State Training School for
Negro Girls-----HB 516

State Training School for
White Boys...SB 8; HBs 514, 516

State Treasurer.....HB 669

State Veterans
Department -----SBs 29, 127

Statutes -----SB 202; HB 637

Sullivan, Delbert-----HB 789

Superior Courts-----HB 694

Supernumerary judges-----SB 159

Supreme Court-----HB 668

Surplus Property
Agent -----SBs 29, 110

Taft State Hospital
-----SBs 179, 344; HBs 514, 516

Teachers Retirement
System -----SBs 29, 123

Tolbert, H. G.-----HB 789

University Hospital
-----SB 109; HBs 630, 631, 632

University of Oklahoma
SB 314; HBs 630, 631, 632, 789

University School of
Medicine -----SBs 29, 109, 314;
HBs 630, 631, 632

Water Resources Board...SB 443

Weeks, C. P. and Gertrude HB 789

Western Oklahoma TB
Sanatorium -----HB 516

Western State
Hospital...SB 8; HBs 514, 516

Whitaker State Orphans
Home -----HBs 514, 516

Will Rogers Memorial
Commission -----HB 516

Worst, Bessie -----HB 789

APPROPRIATION BILLS: To
be sent to joint committee...SCR 11

ARBOR DAY:

Observance of...SB 188; HB 673

ARCHITECTS: Providing for
Board membership-----HB 914

ARDMORE: Authorizing buy-
ing, leasing land-----SB 168

ARMORIES: Construction,
appropriation for...SB 50; HB 514

ARREST FEES: Where made
by highway patrolmen-----SB 145

ARRESTS: Immunity for false HB 587

ASPHALT: Use in construc-
tion of highways-----SB 469

ASSAULT AND BATTERY: -
Defining, punishment for...SB 293

ASSESSMENTS: Ad Valorem
35% of cash value-----SJR 38

ASSESSMENTS—(Contd.)

- Statute of limitation on
sidewalk -----HB 967
- Water distribution systems
in cities, towns-----HB 828

ASSISTANCE: See Social
Security

ASSISTANT COUNTY ATTOR-

- NEYS: See also County
Attorneys
- Counties, Compensation:
19600-19750, -----SB 464
48000-52000 -----HB 998

ASSOCIATED INDUSTRIES:

- Expressing appreciation to SR 54

ASYLUMS: Relating to Super-
intendents of county-----HB 739ATHLETIC CONTESTS: Re-
quiring bids for broadcasting SB 345ATOKA COUNTY: Sale and
purchase of land for
penitentiary -----SB 74ATOMIA HEALTH SERVICE:
Memorializing Congress to
create -----HCR 537

ATTORNEY GENERAL:

- Appropriation; Biennial
for department-----HB 646
- Drug Enforcement
Division -----HB 521
- For evidence money for HB 522
- Duties, authority in inter-
preting legislative Acts HB 972
- Fixing salary of-----SBs 200, 351
- To make opinions public-----SB 351
- To prosecute violations of
Literature Commission-----SB 313

ATTORNEYS:

- Qualification for out of
state: Local counsel may
assist; reciprocity -----HB 771
- Service by publication may
be made by-----SBs 180, 181, 182

AUDITS—POST, OKLAHOMA

TAX COMMISSION:

- Appropriation: Biennial SBs 29, 100
- Reports of county, by Ex-
aminer & Inspector-----HB 602

AUTOMOBILE OWNERS:

- Proof of financial responsi-
bility of non-resident-----HB 564

AUTOMOBILES: See also

- Motor Vehicles
- Amateur radio transmitters
—license -----SB 37; HB 571
- Authorizing operation by
non-resident students-----SB 257
- Financing of—interest,
service fees-----SB 468
- Licensing of rental trailers HB 846
- Registration fee—National
Guard -----SB 453
- Study of insurance increases SR 6
- Suspending order increasing
insurance rates on-----HJR 504

AVIATION: See also Okla-
homa Aviation Commission

- Airplane ticket contracts
—liability limits-----SB 292

AWARDS: Damages, contribu-

- tory negligence basis-----SB 169
- Damages in eminent
domain proceedings-----SB 174
- Injuries resulting from
hernia -----SB 300
- Limiting deductions from—
disability -----HB 698

B

BABY CHICKS:

- Exemptions from sales
tax -----SBs 39, 367

BADGERS: Destroying of -----HB 1013

BAIL: Without being present in
motor vehicle cases -----SB 394

BAILIFFS:

- Appointment and compen-
sation of—any court-----SB 303
- Compensation: Counties:
20500-21000 — may be
paid from court funds SB 434
34075-34900—district
court -----SB 451
41000-42000—any court
of record -----HB 635
43500-44500—county
and district courts --HB 910

- BAILIFFS—(Contd.)**
 52750-200000—any
 court of record _____SB 372
 Over 190000: Creating
 office for district,
 county and common
 pleas courts _____SB 241
- BAKER, LOUIS NICHOLAS III:**
 Condolences _____HCR 511
- BAKERY PRODUCTS:**
 Unfair trade _____SB 407
- BALDWIN, HONORABLE DON:**
 See also President
 Pro Tempore
 Presenting office fixtures to SR 45
- BALLOTS: See also Elections**
 Colors of _____HB 569
 Methods of acquiring _____SB 98
 Not to be removed from
 polling place _____HB 733
- BANDS:**
 Commending Perry and
 Stillwater Highschools ___SCR 28
 Memorializing Blackwell
 Highschool—inauguration
 of President _____SCR 3
- BANG'S DISEASE:**
 Eradication plans _____HB 790
 Regulating sale of livestock
 with _____SB 390
- BANKS AND BANKING:**
 Closing of _____HB 577
 Collection Agencies:
 Regulating operation
 of _____HB 1003
 Examination of; fees _____HB 922
 Making branch banking
 unlawful _____HB 576
 May invest in bonds of
 Oklahoma Military
 Academy _____HB 1011
- BANK COMMISSIONER:**
 Appropriation; Biennial ___HB 640
 Fees for examination of
 state banks _____HB 922
- BARBITUATES AND
 AMPHETAMINE:**
 See also Drugs
- Authorizing confiscation of
 by pharmacy inspectors ___HB 519
 Penalty for violation of
 Act on _____HB 523
- BASEBALL: Commending**
 Byng Pirates _____SR 60
- BASIC AID: See Schools, Public**
- BASKETBALL:**
 Commending Tom Bradley SCR 18
 Commending School Teams
 Byng _____SR 29
 Cushing _____HCR 529
 Enid _____SR 24
 Guymon _____SR 23
 Oologah _____SR 16
 Stillwater Pioneers ___HCR 547
 Tushka _____SR 26
 Vamoosa _____SR 30
- BATTERY: Punishment for** ___SB 293
- BAYNES, J. T. Appropriation** ___HB 789
- BEAVER COUNTY:**
 Commending service in
 blizzard _____SR 34
- BEAVER-COW CREEK
 WATERSHED:**
 Conservancy district of;
 appraisers _____HB 902
- BEAVERS BEND:**
 Appropriation _____SB 104
- BECKHAM COUNTY:**
 Number of representatives HB 918
- BEDDING: Stamps for** _____SB 22
- BEER: See also Intoxicating
 Liquors**
 City may restrict sale of
 near public buildings ___SB 191
 County Judge to issue,
 cancel permits _____SB 227
 Sales tax on, where collected:
 Calculated on price
 per bottle _____SB 367
- BENEFITS UNDER
 EMPLOYMENT SECURITY:**
 Raising duration of _____HB 754
 Vacation, leaves _____HB 1014
- BENEVOLENT CORPORATIONS:**
 See Corporations

- BETA-OMICRON CHAPTER
OF PI KAPPA ALPHA, O.U.
—commendingSR 10
- BEVERAGES: See Intoxicating Liquors
- BIGAMY: To cohabit within 6 months from date of divorceSB 79; HB 770
- BILL DRAFTINGSCR 35
- BINDWEED: Defining; control districts—electionHB 554
- BIRTH CERTIFICATES:
Recording with county clerkHB 683
- BLACK KETTLE:
Appropriation: Biennial.....SB 104
Building of museum.....HB 886
Penitentiary to furnish bricks for museum.....HJR 515
- BLACK MESA: Appropriation.....SB 104
- BLACKWELL HIGH SCHOOL
BAND: Memorializing, Inauguration of President SCR 3
- BLIND: See also Social Security
Aid to.....SJR 12
Education of children.....SB 2
- BLOOD TYPE:
Blood donations by prisonersHB 893
Operators of motor vehicles SB 49
- BOARDS AND COMMISSIONS: See State Boards and Commissions
- BOARD OF EDUCATION:
Authorized to pay expense of supervisor of attendanceSB 425
Increasing per capita cost indexSB 11
Independent school districts —limiting residence of members in wards.....SB 466
Meetings, records open to public.....SB 471
Providing for, upon change of district status.....SB 405
To approve transfers of childrenSB 226
To assume duties of county superintendentSB 393
To furnish transportation to pupils attending Semi-Centennial activities.....HJR 528
- BOARD OF MENTAL HEALTH: See State Mental Health Board
- BOARD OF PENAL CONTROL: Transferring control from Board of Affairs to.....SB 76
- BOARD OF PHARMACY: Inspectors of, powers—to confiscate barbiturates.....HB 519
- BOARD OF PROFESSIONAL ENGINEERS: AbolishingSB 406
- BOARD OF REGENTS FOR STATE COLLEGES:
Authorized to issue bonds for collegesSB 285; HB 888
- BOARD OF REGENTS FOR A & M COLLEGES:
Maturities for bonds issued by.....SB 387
- BOARD OF REGENTS UNIVERSITY OF OKLAHOMA:
Control of epileptic hospitalHB 736
Maturities for bonds issued by.....SB 387
- BOAT DOCK CAFE, LAKE TEXOMA:
AppropriationSB 415
- BOATS: Life preservers on.....SB 35
Regulating licensing water surface craft.....SB 212
When subject to seizure in fishing waters.....SB 249
- BOBCATS: Bounties for killed HB 681
- BODIES: See Human Bodies
- BOILING SPRINGS:
AppropriationSB 104
- BONDS:
Authorized for Murray State Agricultural College SB 337
City, financing for water HJR 518
City, sale of.....HB 1048

BOATS—(Contd.)

- Repealing HJR 518, and
changing Act ----- HJR 522
- Collection agencies,
posting of ----- HB 1003
- County Commissioners
authorized to pay ex-
penses incident to issue of SB 318
- County Commissioners re-
quired to make ----- SB 457
- Counties, cities, town,
school districts and other
political subdivisions—
sale of ----- HB 1048
- County, District and State
Officers—cancelling of ----- HB 592
- Court Clerk required to
make; amount ----- HB 606
- Deputies and assistants,
county officials required
to make ----- HB 590
- District officers, cancelling ----- HB 592
- Financing building at
Military Academy ----- HB 1011
- Governing Board authorized
to pay expenses incident
to issuing ----- SB 318
- Interest coupons to pay on
Southwest Turnpike ----- SJR 37
- Investment in for Teacher
Retirement System ----- SB 431
- Maturity date of:
Board of Regents A&M ----- SB 387
- Northern Oklahoma
Junior College ----- HB 952
- Oklahoma College
for Women ----- HB 950
- Oklahoma Military
Academy ----- HB 951
- Oklahoma State
University ----- SB 387
- State Colleges ----- SB 285; HB 888
- University of Oklahoma ----- SB 387
- Municipal corporations—
denominations of funding ----- SB 356
- Raising debt limits GRDA ----- SB 268
- School districts, sale of ----- HB 1048
- Schools: By whom signed;
facsimiles ----- HB 913
- State employes ----- HB 779
- State Insurance
Commissioner ----- HB 501
- State officers,
cancelling of ----- HB 592
- Validating bonds of A & M
College under new name ----- HB 861
- Water distributing system,
municipalities—assess-
ments on property
owners ----- HB 828
- BOUNDARIES: Changing in
judicial districts 11 and 12 ----- SB 420
- BOYD, Jack V.: Commending ----- SR 44
- BOY SCOUTS WEEK:
Commemorating ----- HCR 512
- BRADLEY, TOM, NOWATA:
Commending ----- SCR 18
- BRADLEY, W. D.:
Appropriation ----- HB 789
- BRAKE FLUID:
Specifications if for sale ----- SB 286
- BRIBERY: Public Officials,
witnesses, jurors ----- HB 916
- BROADCASTING:
During enemy air attacks ----- SB 336
- Requiring bids in athletic
contests ----- SB 345
- BROILER SHOW: Providing
for state wide; appropriation ----- HB 536
- BROKEN BOW HIGH
SCHOOL: Congratulating
football team ----- HCR 508
- BUCKINGHAM, H.:
Appropriation ----- HB 789
- BUDGET: Balancing of ----- SCR 16
- BUDGET DIVISION:
Appropriation; Biennial;
fixing salaries ----- HB 642
- Duties—administering state
salary Act ----- SB 7
- Procedures; to notify state
agencies re-appro-
priations ----- SJR 9
- BUDGET ESTIMATES:
Filing of ----- SB 29
- BUDGETS: Publications of ----- SB 232

- BUILDING AND LOAN ASSOCIATIONS:
Examinations of; costs ---HB 921
- BUREAU OF IDENTIFICATION: County Superintendent of and assistants, salaries of (Comanche) -----SB 307
- BUREAU OF INVESTIGATION: See State Bureau of Investigation
- BURGLARY: Felony for any persons to make tools convicted for -----SB 195
- BURIAL: Inmates of State institutions -----HB 634
- BUSINESS RECORDS: Preserving; destroying ---HB 768
- BUSINESSES: Discrimination in price -----SB 332
Prohibiting engaging in debt pooling -----HB 1023
Sales of merchandise at discounts prohibited ---HB 723
- BUSSES: See also Motor Busses
Intercity—License, calendar or quarter year basis ---SB 239
Intracity license fees for ---HB 911
- BUTTER SCORING:
Discriminating against 90 score butter in price supports ---SCM 1; SJM 1
- BYNG PIRATES HIGHSCHOOL BASEBALL TEAM:
Commending -----SR 60
- BYNG HIGHSCHOOL GIRLS' BASKETBALL TEAM:
Commending -----SR 29
- C**
- CABOOSES: Safety glass in ---SB 149
- CADDO COUNTY: Commending FFA Land Judging Team -----HCR 543
Construction Home Demonstration Building -----SB 408
Fixing salary, District Judge -----HB 610
- CAFE, Boat Dock:
Appropriation -----SB 415
- CALDWELL, RUSSEL C:
Commending, essay contest -----SCR 12
- CAMERON STATE AGRICULTURAL COLLEGE, LAWTON:
Appropriation:
Biennial -----SB 29; HB 630
Buildings -----HB 631
Repairs, modernization ---HB 632
- CAMPAIGNS: Prohibiting use of welfare funds -----SB 277
- CANDIDATES: See also Elections
Expenditures; inspection ---SB 136
Filing; withdrawal ---SB 357
Limiting expenditures in special elections -----SB 194
May contest election result — procedure -----SB 139
Photographs -----SB 252
Presidential elector—participation in run-off primary -----HB 733
Procedure, fee, contest in general election -----HB 850
Providing filing fee, state offices -----SB 440
Substitute—manner of nominating -----HB 976
Votes for unopposed need not be tabulated -----HB 733
- CANTEENS: State institutions SB 87
- CANTON IRRIGATION PROJECT:
Memorializing Congress for construction of -----SCR 8
- CAPITOL: Authorizing purchase of land near ---SJR 19
Police protection for; appropriation ---SB 176
Remodeling; constructing Supreme Court building ---SJR 18
- CAPITOL BUILDING AND GROUNDS:
Appropriation for improvements -----SB 147

- CAPITOL DOME
 COMMISSION: Creating-----SB 165
- CAPITOL IMPROVEMENT
 AND ZONING COMMISSION:
 Membership of-----HB 782
- CAPITOL PRESBYTERIAN
 CHURCH:
 Parking space to-----SJR 16
- CARR, FRANK: Appropriation HB 789
- CASE-MADES: Error in extend-
 ing time to make and serve HB 766
- CASUALTY INSURANCE ----HB 501
- CATTLE: Sale of with
 Bang's disease-----SB 390; HB 790
- CATS: See also Animals
 Abandonment of-----HB 710
- CAVANAL MOUNTAIN STATE
 PARK (LeFlore County):
 Establishing -----SR 62
- CENSUS: Selection of
 supervisor of school-----SB 425
- CENTRAL STATE COLLEGE,
 EDMOND:
 Appropriation:
 Biennial -----SB 29; HB 630
 Buildings -----HB 631
 Repairs, modernization HB 632
- CENTRAL STATE GRIFFIN
 MEMORIAL HOSPITAL:
 Appropriation: Biennial-----HB 516
 Replacement and
 repairs -----SB 161
 Supplemental -----SB 8
 Veterans' ward-----HB 993
 Land, pipeline for easements,
 water to Norman -----HJR 517
- CEREBRAL PALSY
 INSTITUTE:
 Appropriation: Biennial-----HB 516
- CHALLENGES: See Contests
- CHARITABLE CORPORA-
 TIONS: See Corporations
- CHARITABLE ORGANIZA-
 TIONS: When articles left
 with cleaners, launderers
 may be given to-----SB 393
- CHATTEL MORTGAGES:
 County Clerks may
 destroy invalid-----SB 301
 Procedure for release of ---HB 875
- CHAUFFEURS: See also
 Motor Vehicles
 Issuance of license for
 transporting farm pro-
 ducts to market; age----HB 841
- CHECKS AND VOUCHERS:
 Cancellation of depository
 by state agencies-----HB 936
 Limiting time for honoring
 by county treasurer-----SB 401
- CHEROKEE RECREATION
 AREA: Appropriation-----SB 104
- CHICKASHA JUNIOR
 HIGH SCHOOL FOOTBALL
 TEAM: Congratulating ----SR 11
- CHIEF MINE INSPECTOR:
 See also State Mining Board
 Appropriation: Biennial ---HB 645
 Duties—re-coal experiment
 station; appropriation for SB 409
 Fixing salary of ----SBs 200, 351
- CHILDREN: See also Minors
 Adoption Code:
 Definitions; hearings;
 investigations;
 who may adopt ----SB 184
 Adoption: Consent of
 parents; excep-
 tions -----SB 259; HB 611
 Methods for -----SB 183
 Non-residents -----SB 295
 Petition for—notice to
 grandparents -----HB 926
 Petition of resident of
 military reservations HB 705
 Superintendents to give
 consent for adoption
 from orphanages re-
 ceiving state funds ---HB 854
 Where parents live in
 foreign country ----SB 304
 Authorized to attend high-
 school of parents choice;
 admitting underage to
 nursery, kindergarten ---SB 171
 Board of Education to ap-
 prove transfers to other
 districts -----SB 226

CHILDREN—(Contd.)

Care and custody—
 exporting, importing -----SB 183
 Creating advisory court for SB 94
 Crippled—appropriation -----SB 119
 Custody—support in divorces SB 93
 Custody—jurisdiction in
 divorce cases; transfer of
 proceedings to other
 courts -----SB 414
 Deaf and blind—education of SB 2
 Delinquent and Dependent:
 Denying courts author-
 ity to release -----HB 552
 Hearing, temporary
 custody of -----HB 674
 Providing paroles from
 institutions -----HB 552
 Terminating jurisdic-
 tion of judge com-
 mitting children to
 orphanage -----HB 854
 Dependent youths and orphans:
 Appropriation -----SB 53
 Earnings of minors of de-
 pendent widows -----SCR 7
 Education, exceptional
 (handicapped) -----SB 2
 Education, mentally
 retarded; cost;
 appropriation for -----SB 52
 Furnishing liquor to,
 a felony -----SB 124
 Gifts of securities and
 money to -----HB 720
 Guidance program for—
 counties 48000-52000 ---HB 814
 In Crippled Children's
 Hospital:
 Appropriation for -----SB 113
 Maintenance of, during
 settlement of estate -----SB 251
 Mentally and physically
 handicapped:
 Appropriation -----SB 113
 Minors under 18 may not
 enter taverns -----HB 885
 Orphans, destitute not in
 state institutions -----SB 111
 Parents as witnesses
 involving minor -----SB 229

Psychiatric examination
 before commitment to
 state training schools ---SB 19
 School—regulating transfer
 and transportation of ---SB 405
 State aid in districts
 having children in
 state institutions -----SB 23
 Trafficking in—punishment
 for; defining terms -----SB 185
 CHILDREN'S COURT: Creating SB 94
 CHILDREN'S COURT JUDGE:
 Creating; duties; salary -----SB 94
 CHIROPRACTIC:
 Persons licensed to practice
 to be designated physi-
 cians -----SB 412
 Qualifications to practice ---HB 773
 CHIROPRACTORS: Grounds
 for revoking license; fixing
 license fee -----HBs 832, 883
 CHOUTEAU, YVONNE:
 Designated Miss Oklahoma
 Semi-Centennial -----SR 4
 CIGARETTES:
 Enforcement of unfair
 products sales Act -----SB 449
 Requirement for operating
 business of selling in
 state -----HB 1038
 Sales tax on -----SB 367
 Throwing on roads a crime---HB 703
 CIMARRON COUNTY: Com-
 mending service in blizzard---SR 34
 CITIES AND TOWNS: See
 also Municipalities
 Advertising on streets
 with signs permitted-----SB 71
 Authorized to levy tax;
 people to vote—popula-
 tion over 240000-----HB 980
 Authorized to give lands
 to institutions in -----SB 272
 Authorizing indebtedness
 for water supply
 -----SJR 4; HJRs 518, 522
 Authorizing ordinances,
 sale of beverages-----SB 191
 Authorizing purchase of

CITIES AND TOWNS—(Contd.)

right-of-way for high-ways beyond limits	SB 255
Bonds and sale of; combined issue	HB 1048
City and county planning: Cities 180000-240000	HB 800
Exempting certain areas used for industries from jurisdiction	HB 995
Providing for	HB 905
City Court Clerk, Salary:	
Comanche	SB 278
Muskogee	SB 28
City Judge, Salary:	
Comanche	SB 278
Muskogee	SB 28
City Marshal, Salary:	
Comanche	SB 278
Muskogee	SB 28
Consolidation of adjacent (counties over 300000)	HB 979
Council-manager government	HBs 677, 678
Courts: City of	
Claremore	SB 157; HB 741
Comanche, jurors	SB 278
Salaries of officers (Muskogee)	SB 28
Selection of jurors, cities in Cleveland County	HB 1039
Exempting local transportation from sales tax	HB 971
Exempting from certain taxes and fees	HCR 534
Jurisdiction of municipal criminal courts—cities 50000-80000	HB 973
Justices of Peace: See also Justices of Peace	
Jurisdiction: Cities containing certain city courts	SB 311
Cities over 225000	SB 410
Law governing contests in elections	SB 378
May enact legislation on fireworks	HB 535
Over 240000 may provide for retirement	HB 907

Maintaining streets—population less than 1500	SB 228
May enter into agreements on highway-development rights	HB 566
Other states may acquire lands in state for limited purposes	HB 788
Overruling action of Planning Commission—cities over 240000	SB 396
Payment of premiums on insurance policies	SB 380
Permitting city employees to enter upon private property	HB 728
Planning with counties	HBs 800, 905
Procedure—town to become city	HB 678
Prohibiting incorporation within 5 miles—city over 200000	HB 978
Purchase, fire equipment from firemen's relief fund	HBs 711, 712
Redevelopment of slums	SB 461; HBs 611, 737
Regulating taxicabs in: Cities over 15000	SB 389
Cities over 18000	HB 776
Regulation for railways on streets	HB 730
State and county highways through	SB 462
Streets: Improvement of in cities under 1500	SB 228
Paving portion of	SB 395
To determine sale of groceries on Sunday	SB 170
Use of state highway fund in	SB 66
Water distributing systems, providing for	HB 828
Water and water rights for, financing	SJR 4; HJR 518, 522
When fee simple vests in	SB 444
CITIZENS ADVISORY BOARD: Children's Court	SB 94

- CITIZENS BORN IN STATE
IN 1907 -----SCR 22
- CITY-COUNTY PLANNING:
See Planning and Zoning
- CITY COURT CLERKS:
Salaries of:
Cities 28000-36000 -----SB 278
Cities 25000-55000 -----SB 28
- CITY COURTS: See also
Municipal Courts
Changing names of; com-
pensation of judges;
private practice—cities
28000-36000 -----SB 278
Salaries of officers of—
cities 25000-55000 -----SB 28
- CITY JUDGES:
Salaries, duties—based
on population -----SBs 28, 278
- CITY PLANNING COMMIS-
SION: See also Planning
and Zoning
Authorizing for cities
between 15000-100000 -----HB 905
Authorizing for cities
between 180000-240000 -----HB 800
Provisions for overruling
action of, cities over
240000 -----SB 396
- CITY TREASURER: Appor-
tionment of moneys to Fire-
men's Relief and Pension
Fund -----HB 1031
- CIVIL DEFENSE:
Appropriation: fixing
salary, Director -----HB 639
Broadcasting during attacks SB 336
Commending organizations
for assistance to flooded
communities -----SCR 30
Creating state and local -----SB 59
Water pumping and
engineering equipment
for; appropriation -----HB 977
- CIVIL PROCEDURE:
Mortality Table admitted
in evidence -----HB 994
Notice of sale of realty
and tenements -----HB 956
- Service by
publication -----SBs 180, 181, 182
- CLAREMORE:
Creating municipal criminal
court in -----SB 157; HB 741
- CLAYTON LAKE:
Appropriation -----SB 104
- CLEANING AND DYEING:
When articles may be given
to charitable
organizations -----SB 398
- CLERK OF SUPREME
COURT:
Appropriation: Biennial -----HB 653
Fixing salary of -----SBs 200, 351
- CLOSING OUT SALES:
Licenses for; fees -----HB 726
- CLOTHING: Disposition of when
not called for at cleaners -----SB 398
- COAL: Experiment station,
appropriation -----SB 409
Mining of—wages of
employees -----SB 177
Requesting Congress to
provide for research pro-
gram on industry; tax
write off for -----SCR 15
- COAL EXPERIMENT
STATION, McALESTER:
Establishing; appropriation -----SB 409
- COIT, ANN: Commending -----SR 59
- COLLECTION AGENCIES:
Regulating operation of -----HB 1003
- COLLEGES: See also
State Colleges
Borrowing money; issuing
bonds -----SB 285; HB 888
- COLLEGE LAND GRANT
EQUALIZATION FUND:
Creating of -----HJR 503
- COMANCHE COUNTY:
City courts in -----SB 278
Fixing salary of district
judge of -----HB 610
Number of representatives -----HB 918
- COMBEST, DOVIE:
Commending -----SR 26
- COMIC BOOKS: Publication of -----SB 313

COMMERCE AND INDUSTRY:

See Department of

COMMISSIONER OF CHARITIES AND CORRECTIONS

Appropriation: Biennial ___HB 654

Fixing salary of ___SBs 200, 351

COMMISSIONER OF HEALTH:

See also State Department of Health

Authorized to provide facilities for examining applicants for plumbing license _____HJR 521

COMMISSIONER OF LABOR:

Appropriation: Biennial ___HB 641

Fixing salary of ___SBs 200, 351

To provide codes for safety HB 725

COMMISSIONERS OF**LAND OFFICE:**

Appropriation:

Biennial _____SBs 29, 121

Investment in farm mortgages: Amount per person; per acre; period of loans; mineral rights ___SB 223

Ownership of minerals SB 246

Rules and regulations SB 342

Non-preference right

leases— auctions on inspection; cancellation of ___SB 308

COMMISSIONER OF**PUBLIC SAFETY:**

Authorized to regulate Act on mechanical inspection of vehicles _____SB 238

May increase Highway Patrol; fees—disposition ___SB 146

May issue special permits to trucks, trailers _____HB 881

Publications, obscene literature _____SB 313

Transferring powers to ___SB 3

When minor's license may be cancelled by _____HB 729

COMMISSIONS:

Creating School Study ___SJR 33

Regulating assignments for payment of _____HB 877

COMMITTEES:

Advisory to GRDA _____SJR 46

To attend Red River

Compact _____SR 12

To study:

Agricultural, industrial, education and rehabilitation programs SCR 2

Feasibility of exempting municipalities from paying gasoline taxes, etc _____HCR 534

Liquor consumption and control _____SJR 34

Needs, higher education __SJR 3; HCR 540

COMMODITIES:

Distribution of Donated:

Counties: 9000-10000 ___HB 946

13000-13500 _____SB 62

13000-18000 _____HB 929

14500-20000 _____SB 62

14750-15000 _____HB 857

17000-18000 _____SB 61

18950-19500 _____HB 857

19750-20000 _____HB 857

43000-43500 _____HB 935

COMMON PLEAS: See Court

of Common Pleas

COMMUNITY FUND**ORGANIZATIONS:**

Issuance of tickets for lotteries _____HB 549

COMMUNITY SALES: See also

State Department of Agriculture Liability for property damages, personal injuries at SB 117

Scales with stamping devices _____SB 116

COMPACTS:

Committee to attend Red River Compact _____SR 12

Members of legislature to attend Water Compact meeting _____HCR 533

(See also Southern Regional Educational Compact)

COMPENSATION: See also

Salaries

Bailliffs:

Appointment and compensation:

COMPENSATION—(Contd.)

Population basis -----

SBs 241, 372, 434, 451; HBs 635, 910

County Equalization and

Excise Boards -----SB 325

Excise-Equalization Boards SB 57

Extra help—County

Election Board -----HB 595

Limiting deductions from

salary during disability ..HB 698

Secretary, County Election

Board:

Counties 62000-95000 ..SB 38

COMPETITION: See also

Unfair Trade

Preventing unfair compe-

tition in prices -----SB 332

CONDITIONAL SALES

CONTRACT:

Disposal of personal

property encumbered with HB 585

CONFERENCE COMMITTEES:

Appropriation and other

bills not containing

enacting clause to-----SCR 11

CONFERENCES:

Reimbursement of expenses..SR 42

CONNORS STATE -----

AGRICULTURAL

COLLEGE, WARNER:

Appropriation:

Biennial -----SB 29; HB 630

Buildings -----HB 631

Repairs -----HB 632

CONSERVANCY DISTRICTS:

Classes; cooperation with

federal and municipal

governments; use of

water -----SB 368

District supervisor may hold

office in-----SB 240

Water: Extending

application of to

counties -----SB 275; HB 902

CONSOLIDATED NEGRO

INSTITUTION:

Appropriation: Biennial....HB 516

Pipe line-----SB 179

Swimming pool, water

line repairs-----HB 514

Water wells-----SB 344

CONSTABLES: Fees to -----SB 60

To collect fees -----HB 661

CONSTITUTIONAL AMEND-

MENTS PROPOSED:

Ad valorem assessments...SJR 38

Ad valorem tax exemptions

on properties used in pre-

venting pollution-----SJR 23

Approval of amendments

by a majority-----SJR 7

Authorizing cities to be-

come indebted for water

supply ----SJR 4; HJRs 518, 522

Authorizing indebtedness

for Justice Building;

remodeling Capitol....SJR 18

Authorizing legislation for

counties to pay states for

care of indigent-----SJR 22

Authorizing Legislature

may provide probation

for those accused of

crime -----SJR 26

Authorizing voting levy for

maintaining county

health unit-----SJR 27

Authorizing loans of com-

mon school and education

funds to school districts SJR 14

Creating Department of

Highways -----SJR 35

Legislative

apportionments ----SJR 10, 20

Qualified electors—time

in precinct-----SJR 39

Senatorial apportionments,

area basis-----SJR 8

Vitalizing amendment

relating to wildlife....SB 4

CONSTITUTION OF UNITED

STATES:

Memorializing Congress to

balance budget-----SCR 16

CONSUMERS TAX: See Sales

Tax

CONTESTS: Election to

Senate -----SR 3

CONTESTS—(Contd.)

- Laws governing city same
as county in election.....SB 378
Primary elections.....SB 139
Recounts in general
electionsHB 850

CONTRACTS:

- Conditional sales—
destruction of property
with mortgage.....HB 585
GRDA: Committee to
advise on.....SJR 46
Employment on
contractsSR 9
Terms of, on power.....SB 268
Liability for breach of—
marketing associations.....HB 663
Regulating construction on
highways; notice to
biddersSB 348
State—laborers, residents of SB 44
Unlawful for member of
Legislature to be inter-
ested during term.....SB 350
Unlawful for state officials,
employes to enter into
stateSB 349

CONVICTS: See also Okla-
homa State Penitentiary;
See also Prisoners

- Deduction from sentence on
donating blood.....HB 893
Discharge of.....SB 24

COOPER, MRS. BETTY

- JOYCE: Commending.....SR 17

COOPERATIVE AGRICUL-
TURAL ASSOCIATIONS:

- Liability for inducing
breach of contract.....HB 663

COOPERATIVE PLANNING
COMMISSION:

- County and City.....HB 800

COOPERATIVES, RURAL
ELECTRIC:

- Defining areas for
distributingSB 207
Pertaining to obstructions
on overhanging highways HB 559

CORDELL, J. WM.: Memorial

- toSR 46

CORPORATION COMMISSION:

- Appropriation: BiennialHB 691
Certificate of necessity
for extension of tele-
phone linesSB 388
Enforcement of orders
against monopoliesSB 332
Fixing salaries
of membersSBs 200, 351
To fix prices of natural gas SB 219
To inspect brake fluid;
fees forSB 286
Transcript fees, court
reportersSB 37

CORPORATIONS:

- Benevolent—providing fire
departments, unincorpor-
ated areas; fees; costs ...SB 437
Engaging in unfair
competitionSB 332
InsuranceHB 501
Municipal: Authorized to
acquire lands or water
rights in adjoining states HB 787
Denominations of
funding bondsSB 356
Non-profit, religious—
prohibiting altering
articles of incorporation ..SB 150
Religious—bus license tag
feesSB 422
Service of process on
foreignHB 735

COSMETOLOGY: Requirements—

- licensees and studentsSB 294

COTTON COUNTY: Fixing

- salary of district judge of..HB 610

COUNCIL—MANAGER

- CITY GOVERNMENT HBs 677, 678

COUNTERS: See also Elections

- Compensation ofSB 203
County Election Board to
determine when necessary HB 733
Methods for payingHB 873

COUNTIES AND COUNTY

OFFICERS:

- See also particular county
office
Authorizing voting of levy
for county health unit ..SJR 27

COUNTY AND COUNTIES—(Contd.)

- Bailiffs—See Bailiffs
 Bonds and sale of; combined issue ----- HB 1048
 Cancellation of bonds of --- HB 592
 Changing terms of, exception ----- SB 281
 Compensation: Equalization, Excise Boards ----- SB 325
 Counties to pay state for care of indigent ----- SJR 22
 Deputies and other help, bonding of ----- HB 590
 Distribution, donated commodities:
 See Commodities
 Establishing planning commission in ----- HB 974
 May enter into agreements with states, cities on highway development --- HB 566
 Microfilming of records, counties over 190000 --- SB 379
 Payment of premiums on insurance ----- SB 380
 Planning and zoning ----- HB 800
 Public Defenders in— salary ----- SBs 70, 96
 Roads: See Roads and Highways
 Salaries of County Officers:
 Counties: not less than
 14000 ----- HB 1030
 Over 60000 ----- HB 867
 Transfer of court funds to General Fund, counties 35000-36000 --- SB 290
 Travel expense for officers, deputies (General) ----- HB 838
 Treasurer to make duplicate receipts ----- HB 594

COUNTY ADVISORY

COMMITTEE:

- Creating for checking functions of county officers, Counties 36000-40000 ----- SB 355

COUNTY ASSESSORS:

- Authorizing travel expense for (General) ----- HB 838

- Duties, in control of bindweed ----- HB 554
 Duties in eradication of Bang's disease ----- HB 790
 Owners of real estate to file names with; failure to receive tax notice no defense ----- HB 624
 Salaries: Counties
 14300-14700 ----- HB 1045
 Over 60000 ----- HB 867
 To authorize uniforms for deputies ----- SB 211
 Travel expense:
 Assessor and deputies --- SB 417; HB 838
 Counties: 29000-30000 --- SB 283
 Counties: 32500-33000 HB 1006

COUNTY ATTORNEYS:

- Authorizing travel expense for (General) ----- HB 838
 District Court to appoint substitute; compensation HB 596
 Salaries, duties:
 Counties: 8100-8700 --- SB 282
 Not over 10500 ----- HB 871
 10500-10900 ----- HB 1040
 10500-11000 ----- HB 949
 12000-12500 ----- SB 460
 12000-14000 ----- SB 97
 12730-12750 ----- SB 467
 14000 and over (Secretary to) --- HB 1030
 14000-14250 ----- HB 959
 14000-16000 ----- SB 472
 14300-14700 ----- SB 266
 15000-19000 ----- SB 376
 16800-17500 --- SB 247; HB 813
 19550-19750 (Where state institution exists for dependent children) ----- HB 540
 19600-19750 (Assistant to) --- SB 464
 19750-20000 ----- HB 923
 20000-20400 ----- HB 953
 20500-21000 ----- SB 280
 29000-30000 ----- SB 13
 Over 30000 ----- SB 450
 30000-31000 --- SB 327; HB 987
 31750-32750 ----- HB 687

COUNTY ATTORNEYS—(Contd.)

36000-38000	-----SB 167
39500-41000	-----SB 364
41000-42000	-----HB 504
42000-50000	-----SB 328
43500-44500	-----HB 910
44000-45000	
(Secretary to)	-----HB 812
45000-50000	-----SB 330
48000-52000	
(Assistants to)	-----HB 998
50000-55000	-----HB 933
Over 100000	-----SB 470
Minimum \$4800	
(General)	-----SB 248

To prosecute violations of
Literature Commission ---SB 313

COUNTY BUREAU OF
IDENTIFICATION:

Salaries of -----SB 307

COUNTY CLERK:

Authorized to destroy in- valid chattel mortgages	---SB 301
Authorizing travel expense for (General)	-----HB 838
Duty, recording mineral deeds	-----SB 160
Employment, additional help	
Counties under 150000	HB 605
Recording certificates, vital statistics	-----HB 683
Salaries:	
Counties: 14300-14700	HB 1045
20000-21000	-----SB 456
Over 60000	-----HB 867

COUNTY COMMISSIONERS:

Appropriation for child guidance:	
Counties: 48000-52000	HB 814
Authority over highways through cities	-----SB 462
Authorized to appoint employees:	
Counties over 200000	HB 738
Authorized to pay expenses incident to issue of bonds	SB 318
Bond—amount of; approval	SB 457
Contracts—distribution of funds to poor:	

Counties 250000-300000	SB 31
Contracts for street improvements	-----SB 66
Directing board to pay expense of advisory committee,	
Counties 36000-40000	---SB 355
Distribution of donated commodities:	
-----SBs 61, 62; HBs 857, 929, 935, 946	
(See population under "Commodities.")	
Distribution of taxes for roads	-----HB 828
Duties in control of bindweed	-----HB 554
Election at large; bids:	
Counties over 250000	---SB 142
May maintain streets in towns under 1500	-----SB 228
Providing additional monthly mileage for:	
Counties 50000-54000	SB 322
Time, place holding sessions	-----HBs 598, 600
To appropriate money for uniforms, for deputy county assessors, sheriffs:	
Counties 300000 or more	SB 211
To approve additional help for County Clerk:	
Counties under 150000	---HB 605
To determine width county roads	-----HB 567
To prepare price lists of equipment; procedure for bids	-----HB 604
To provide fire-fighting service	-----HB 734
To provide office space for Election Board	-----SB 155
Travel expenses, use of own automobile (General)	-----SB 1
Travel expenses of:	
Counties: 8100-8700	-----SB 309
9500-10000	-----HB 989
Not over 10500	-----HB 955
12000-14700	-----SB 375
12500-12800	-----HB 903
14300-14500	-----SBs 432, 433

COUNTY COMMISSIONERS—(Contd.)

14500-14650	SB 433
14750-15000	HB 938
14800-20000	SB 375
15000-20000	HB 1046
16750-17500	HB 989
17500-17600	HB 990
17600-18600	SB 404
18000-18500	SB 459
18950-19500	HB 856
19000-19600	SB 335
20000-21000	SB 455
21500-22000	SB 445
22000-23000	SB 352
29000-30000	SB 262
30000-31000	SB 338
31000-32000	SB 296; HB 912
33000 and over	HB 898
40000-41000	SB 339; HB 986
45000-50000	SB 447
48000-52000	HB 1009
50000-54000	SB 322
65000-200000	HB 664

COUNTY COURTS: See also
Courts

Abolishing County Court Districts in LeFlore County	SB 51
Juvenile mental cases— hearings, places outside County Seat	SB 78
Transfer of funds to Free Fair Fund: Counties: 14300-14700	HB 860
20000-20500	HB 806
34900-35000	SB 408

COUNTY ELECTION BOARD:

Compensation for extra help	HB 595
Duties, absentee voting	SB 43
Per diem and mileage of Secretaries	SBs 29, 98
Records, active and inactive registrations: Counties 62000-95000	SB 38
School district elections to be held by	SB 760
Secretary—salary of, Counties over 300000	SB 429
Secretaries authorized to	

attend study law conferences	SJR 40
To assume duties of county registrar; office hours	SB 260
To determine need for counters	HB 733
To have space in courthouses	SB 155

COUNTY ENGINEER:

Regulations performing duties in county other than own	SB 358
--	--------

COUNTY EQUALIZATION

BOARDS See also County Excise-Equalization Boards Compensation—not to ex- ceed 50 days	SB 325
Increasing membership; vacancies; personnel, expenses	SB 17

COUNTY EXCISE BOARDS:

Compensation—not to ex- ceed 50 days	SB 325
Time for apportionment of mileage by	HB 625
To approve appropriations for child guidance program, Counties 48000-52000	HB 814
To appropriate monies for justice of peace and constables	SB 60

COUNTY EXCISE-

EQUALIZATION BOARDS:

Duties; powers; compensation	SB 57
---------------------------------	-------

COUNTY FREE FAIR BUILD-
INGS

SB 408; HBs 806, 860	
----------------------	--

COUNTY HEALTH

DEPARTMENT:

Authorizing constitutional amendment for voting levy for	SJR 27
Child guidance program appropriation	HB 814

COUNTY-CITY PLANNING

AND ZONING:

Cooperative planning— Cities 180000-240000	HB 800
---	--------

COUNTY-CITY PLANNING—(Contd.)

- Establishing county
planning, Counties
25000-28000 -----HB 974
- Exempting certain lands
used for industries from
area within jurisdiction HB 995
- Providing for city-county HB 905

COUNTY JUDGE:

- Authority over adoptive
parents -----HB 854
- Authorizing travel expense
for (General) -----HB 838
- Salaries, duties:
- | | | |
|---------------------------------------|-------|--------------|
| Counties: 8100-8700 | ----- | SB 282 |
| Not over 10500 | ----- | HB 871 |
| 10500-10900 | ----- | HB 1040 |
| 10500-11000 | ----- | HB 988 |
| 12000-12500 | ----- | SB 460 |
| 14000 and over | ----- | HB 1030 |
| 14000-14250 | ----- | HB 958 |
| 14000-16000 | ----- | SB 472 |
| 14300-14700 | ----- | HB 855 |
| 16800-17500 | ----- | SB 315 |
| 17000-18000 | ----- | HB 960 |
| 20000-20400 | ----- | HB 953 |
| 20500-21000 | ----- | SB 279 |
| 29000-30000 | ----- | SB 42 |
| 30000-31000 | ----- | HB 987 |
| 30000-31000 | ----- | SB 326 |
| 30000-55000 | ----- | SB 373 |
| Over 30000 | ----- | HB 917 |
| 31750-32750 | ----- | HB 688 |
| 34400-34900 | ----- | SB 435 |
| 36000-38000 | ----- | SB 167 |
| 39500-41000 | ----- | SB 364 |
| 41000-42000 | ----- | HB 505 |
| 42000-50000 | ----- | SB 328 |
| 43500-44500 | ----- | HB 910 |
| 45000-50000 | ----- | SBs 306, 330 |
| Over 60000 | ----- | HB 867 |
| 190000-300000 | ----- | HB 899 |
| Minimum \$4800
(General) | ----- | SB 248 |
| To issue permits for sale
of beer | ----- | SB 227 |
| When duty to revoke
tavern license | ----- | HB 885 |

COUNTY LIBRARIES:

See Libraries

COUNTY NURSES FOR

SCHOOLS: Salary -----SB 201

COUNTY PLANNING

COMMISSION:

Establishing: appeals from
Counties 25000-28000 ---HB 974

COUNTY REGISTRAR:

Abolishing -----SBs 38, 260
Salary, Counties over
300000 -----SB 429

COUNTY SHERIFF:

Collection of fees -----HB 661

Radio equipment: Counties
9750-10200 -----HB 539

Salaries: 10500-10900 ---HB 1040
14000 and over -----HB 1030
14300-14700 -----HB 1045
20000-20400 -----HB 953

Schools for; expenses ---SB 135

To authorize uniforms for
deputies -----SB 211

Travel expenses:
(General Bill) -----HB 661

Counties:

13500-14000	-----	SB 172; HB 756
14400-15000	-----	SB 446
14700-14775	-----	HB 541
18000-18750	-----	HB 541
19000-19600	-----	HB 756
19550-19750	-----	HB 541
31750-32750	-----	SB 377
32000-32800	-----	HB 928
54000-60000	-----	HB 661
Over 300000	-----	HB 808

COUNTY SUPERINTENDENT:

Abolishment of office ---HB 852

Authorizing travel expense
for (General) -----HB 838

Duties, special services;
salary -----SB 201

Salaries:

Counties: 44000-45000	-----	HB 812
Over 60000	-----	HB 867

When duties are transferred
to county boards of
education -----SB 393

COUNTY SUPERVISOR OF

SCHOOLS: Salary -----SB 201

COUNTY SURVEYOR:

Regulations—duties in another county than their own ----- SB 358

COUNTY TREASURER:

Duties in administering flood control ----- SB 243

Limiting time for which checks may be honored by SB 401

Salaries:

Counties: 14300-14700___ HB 941

20000-21000 ----- SB 456

29000-30000 ----- SB 400

44000-45000 ----- HB 812

Over 60000 ----- HB 867

To assume duties of

County Superintendents HB 852

To issue duplicate receipts HB 594

Travel expenses for

(General) ----- HB 838

COURT CLERK: Bond of___ HB 606

Microfilming records___ SB 379

Salaries:

Counties: 14300-14700___ HB 1045

20000-21000 ----- SB 456

44000-45000 ----- HB 812

Over 60000 ----- HB 867

Travel expense: (General) HB 838

When court funds may be spent for salaries of bailiffs and court reporters:

Counties: 20500-21000___ SB 434

COURT FUNDS:

Expenditure, monies placed in:

Counties: 20500-21000 ___ SB 434

Transfers to Free Fair

Fund:

Counties: 14300-14700___ HB 860

20000-20500 ----- HB 806

34900-35000 ----- SB 408

Transfer to General Fund:

Counties: 35000-36000___ SB 290

COURT OF COMMON PLEAS:

Counties: 72000-90000—

increasing jurisdiction;

compensation ----- HB 904

Over 190000—Bailiffs___ SB 241

Over 300000—salaries of

judges ----- SB 441

COURT OF TAX REVIEW:

Appropriation: Biennial___ HB 652

COURT PROCEEDINGS:

Variance in names of

persons affecting title to

real estate___ HB 865

COURT REPORTERS:

Compensation in Judicial

District 21___ SB 371

Corporation Commission—

transcript fees___ SB 37

District:

Appropriation ----- HB 647

Transcript fees ----- SB 331

Industrial Commission:

Transcript fees ----- SB 331

Salaries:

Counties: 20500-21000—

may be paid from

court funds___ SB 434

44000-45000—county

reporters ----- HB 812

Two counties, 1 district

Judge ----- SB 329

Superior Courts:

Appropriation: Biennial___ HB 694

Transcript fees ----- SB 331

COURTS (In General)

Bailiffs, appointment and

compensation ----- SB 303

Error in extending time to

make and settle casemade HB 766

Establishing a Small Claims HB 510

Judges of District and

Superior Courts:

Per diem and mileage___ HB 719

Juries, to protect

privacy of ----- HB 553

Municipal criminal: Cities

50000-80000—jurisdiction

of ----- HB 973

Creating in

Claremore___ SB 157; HB 741

Procedure concerning

delinquent children and

parents ----- HB 674

To allow from estate sup-

port for minors ----- SB 251

COW: Stealing a felony___ HB 511

COYOTES: Bounties for killed HB 681

CRIME BUREAU: Appropriation: BiennialSBs 29, 128

CRIME AND PUNISHMENT:
Assault and battery.....SB 293
Death caused by reckless drivingSB 225
Legislature to provide for probation of persons accused of crime.....SJR 26
Throwing burning objects on road a crime.....HB 703
When making burglary tools is felony.....SB 195

CRIMINAL COURT OF

APPEALS:

Appropriation: Biennial; compensationHB 657
Fixing salaries of judges.....SB 200
Habeas corpus and other writs—appointment of judgesSB 256

CRIPPLED CHILDREN'S

HOSPITAL: See also Oklahoma Children's Memorial Hospital

Change of name.....HB 772

CROPS: Actions on damages brought in county where damage occurs.....HB 547

CROWS: State Board of Agriculture to conduct program for exterminating; appropriation for.....HB 777

Killing of: Amendment to HB 777; defining terms...SJR 44

CURRICULUM:

Appropriation for study of SB 289

CUSHING HIGH SCHOOL FOOTBALL AND BASKETBALL TEAMS:

CongratulatingHCR 529

D

DAIRY AND DAIRY

PRODUCTS:

Construction for—Pauls Valley State School.....SJR 2
Definition of milk for government institutions SBs 204, 205

Labeling containers—butter fat content.....HB 801
Repealing act on subsidizing milk dealers.....SB 68

DAMAGES:

Actions brought where damage occurs to land, cropsHB 547
Awards for—eminent domain proceedings.....SE 174
Awards on contributory negligence basis.....SB 169
Liability divulging telephone, telegraph messages.....SB 267
Liability for property damages, personal injuries at community sales.....SB 117
Limiting liability, defamation by radio, television.....HB 609
Recovery from parents of minorsSB 95
Resulting from tortious act of state employeesSJR 25; HJR 529
Waiving immunity of state from liability at state institutionsSJR 43

DAMS:

Limiting fishing below PensacolaHB 794
Relating to practice of army engineers on land, OologahSR 52
Safety zones in waters belowHB 742
Urging completion of, for flood control.....SCR 31

DAN VINSON FOUNDATION:

Contract with Board of Affairs for orphans home SJR 24
Thanks for contributions...SR 25

DARNELL, MRS. ROSE

CHRISTY, CLINTON:

CommendingSR 32

DAVE GARROWAY DAY: Expressing appreciation to and naming day for.....HCR 548

DEAD: See Deceased Persons

DEAF: Admitting students of

- DEAF—(Contd.)
 school at Taft to School at Sulphur -----SR 39
 Education of children-----SB 2
 Interpreters for criminal and mental cases-----HB 534
- DEAF, BLIND AND ORPHANS INSTITUTIONS:
 Appropriation: Biennial---HB 516
- DEATH: Dissolution of partnership at-----HB 750
 Payment of relief checks after -----HB 749
- DEATH CERTIFICATES:
 Recording with county clerk -----HB 683
- DEBT POOLING: Regulating; requiring permit; fees-----HB 1023
- DEBTS: See also Indebtedness
 Homes exempt from attachment on-----HB 802
- DECEASED PERSONS: See also Estates
 Bodies of inmates in state institutions -----HB 634
 Donations of bodies to science -----HB 825
 Prescribing manner of notice to creditors of-----HB 589
- DEEDS: Recording of mineral SB 160
- DEFENDANTS: Misdemeanors
 —operating motor vehicle—ball without being present SB 394
- DELINQUENTS: See also Children
 Joint control of, cancellation of vehicle license-----HB 729
 Powers of courts relating to HB 674
- DEMOCRATS: Commending Young clubs for college rally honoring Honorable Harry S. Truman -----SCR 13
- DENTISTRY: Appropriation for regional education-----SB 109
- DEPARTMENT OF CHARITIES AND CORRECTIONS:
 See also Commissioner of Charities and Corrections
 Appropriation: Biennial---HB 654
- DEPARTMENT OF COMMERCE AND INDUSTRY
 Appropriation: Biennial; salary of director---SBs 29, 101
- DEPARTMENT OF HEALTH:
 See State Department of Health
- DEPARTMENT OF HIGHWAYS: See also State Highway Department
 Creating -----SJR 35
- DEPARTMENT OF LABOR:
 See also Commissioner of Labor
 Appropriation: Biennial---HB 641
- DEPARTMENT OF MENTAL HEALTH: See also State Mental Health Board
 Appropriation: Biennial---HB 516
 Regional Council of---SB 250
 Purchase and sale of lands—Eastern State Hospital HJR 527
- DEPARTMENT OF PUBLIC SAFETY: See also Commissioner of Public Safety; See also Public Safety
 Appropriation:
 Biennial -----SBs 29, 128
 Supplemental -----SBs 8, 36
 Commending for assistance to flooded communities SCR 30
 Creating new Commission---HB 934
 Dispatchers, salary, longevity -----HB 1007
 Drivers License Examiners, salary, benefits-----HB 745
 Highway patrol: longevity military service-----HB 868
 Prescribing conditions retirement pay-----SB 173
 Retirement—pension fund from licenses-----SB 152
 To execute agreements on safety with other states---HB 564
 Transferring powers to Commission of -----SB 3

- DEPARTMENT OF PUBLIC WELFARE: See State Department of Public Welfare
- DEPARTMENT OF WILDLIFE CONSERVATION:
- Creating: appropriation for _____ SB 4
 - To issue license to breeders _____ HB 714
 - Transferring duties of Game and Fish Department to _____ HB 714
 - Vitalizing constitutional amendment _____ SB 4; HB 714
- DEPENDENT YOUTH: See also Children
- Appropriation for care _____ SB 53
- DEPOSITORY CHECKS: Cancellation by state agencies _____ HB 936
- DISABLED PERSONS:
- Appeals—time for reversing, vacating judgments relating to _____ HB 1008
 - Rehabilitation of _____ SJRs 12, 31; SB 392
- DISABILITY: Award in injuries resulting from hernia _____ SB 300
- When discharged employe may receive total _____ SB 397
- DISASTER RELIEF: Creating state and local defense for _____ SB 59
- DISCOUNTS: Not authorized on purchases _____ SB 332; HB 723
- DISEASES:
- Defining occupational _____ HB 784
- DISPATCHERS: Public Safety Department, salary longevity _____ HB 1007
- DISTRICT COURTS:
- Appropriation: Biennial _____ HB 647
 - Compensation of Bailiffs in _____ SBs 241, 451; HB 910
 - Salaries, Court Reporters _____ SBs 329, 371
 - To appoint substitute county attorney _____ HB 596
 - Transcript fees, court reporters _____ SB 331
- DISTRICT JUDGES:
- Appropriation: Biennial _____ HB 647
- Per diem and mileage _____ HB 719
 - Salaries:
 - (General) SBs 200, 324; HB 732
 - Caddo, Comanche and Cotton Counties _____ HB 610
 - Counties: 41500-43250 _____ SB 305
 - 43000-43500 _____ SB 298
 - Over 60000—only
 - one judge _____ SB 385
 - 200000-300000 _____ HB 900
 - Over 300000 _____ SB 418
 - District 1 _____ HB 965
 - District 4 _____ SB 140
 - Districts 10, 12, 13 _____ HB 954
 - District 11 _____ SB 187
 - District 16 _____ HB 833
 - District 22 _____ SB 383
 - Grady County _____ HB 610
 - Jefferson County _____ HB 610
 - Stephens _____ HB 610
 - To determine liability—misconduct of minors _____ SB 85
- DISTRICT OFFICERS: Cancellation of bonds of _____ HB 592
- DISTURBANCE OF PEACE:
- Telephone calls _____ HB 761
- DISTRICT MINE INSPECTOR:
- Appropriation: Biennial _____ HB 645
 - Fixing salary of _____ SBs 200, 351
- DIVISION OF BUDGET: See Budget Division
- DIVISION OF INVESTIGATION: Transfer records of Fire Marshal to _____ HB 670
- DIVORCE AND ALIMONY:
- Appeals from judgment in divorce cases and remarriage; residence requirements _____ HB 770
 - Bigamy to cohabit; time _____ SB 79; HB 770
 - Jurisdiction—custody of children _____ SB 414
 - Waiting period; investigations; examinations; remarriage _____ SB 93
- DOCTORS: See Physicians and Surgeons
- DOGS: See also Animals

- DOGS—(Contd.)
 Abandonment of _____ HB 710
 Hunting foxes and wolves
 require license for _____ SB 391
- DONATED COMMODITIES:
 See Commodities
- DONATIONS: Human bodies for
 medical science _____ HB 825
- DRAWINGS: For prizes _____ SB 143
- DRIVERS: See also Motor
 Vehicles
 Ambulance—first aid
 instruction for _____ SB 89
 Crime to cause death for
 unlawful driving _____ SB 225
 Instruction and instructors
 permits for _____ HB 815
 License examiners for _____ HB 745
 Licenses for persons once
 mentally ill _____ SB 370
 Revocation of license when
 intoxicated _____ SB 354; HB 520
 Students to take course
 of study in driving _____ SB 269
- DRUGS: Addicts to, registration;
 defining _____ HB 517
 Authorizing confiscation
 of regulated _____ HB 519
 Driving under influence of _____ HB 520
 Narcotics, regulating sale
 of paregoric _____ HB 919
 Penalty for violation of
 regulated drug
 act—heroin _____ HB 525
 Penalty for violation of law
 on barbituates _____ HB 523
 Violations of narcotics Act _____ SB 34
- DuPREE, MARGARET:
 Commending _____ SR 59
- DURANT BOAT CLUB:
 Capital improvements to be
 taken from _____ SB 104

E

- EASEMENTS:
 Pipe line for water system
 in Norman _____ HJR 517

- EAST CENTRAL STATE
 COLLEGE, ADA:
 Appropriation: Biennial
 _____ SB 29; HB 630
 Buildings _____ HB 631
 Repairs, modernization _____ HB 632
- EASTER SERVICES,
 WICHITA MOUNTAINS:
 Appropriation _____ SB 45
- EASTERN OKLAHOMA
 A & M COLLEGE, WILBURTON:
 Adding courses of study to SCR 24
 Appropriation: Biennial
 _____ SB 29; HB 630
 Buildings _____ HB 631
 Repairs _____ HB 632
- EASTERN OKLAHOMA
 TUBERCULOSIS SANA-
 TORIUM, TALIHINA:
 See also Eastern State
 TB Sanatorium
 Appropriation _____ HBs 516, 834
- EASTERN STATE
 HOSPITAL, VINITA:
 Appropriation: Biennial _____ HB 516
 Purchase and sale of lands _____ HJR 527
- EASTERN STATE TB SANA-
 TORIUM, TALIHINA:
 Appropriation: Biennial _____ HB 516
 Repairs _____ HB 834
 Authorizing water tower;
 smokestack _____ SJR 13
- EDITORIAL AND
 PUBLICATIONS BOARD:
 Creating; appropriation for _____ HB 821
- EDSON, VIRGINIA:
 Commending _____ SR 50
- EDUCATION: Children,
 exceptional (handicapped) _____ SB 2
 Increasing number, Board
 of Southern Regional
 Education
 Compact _____ SB 237; HB 574
 Investment of common
 school and other educa-
 tion funds to school
 districts _____ SJR 14

EDUCATION—(Contd.)

- Regional—See Regional Education
- Student loan fund -----SB 234
- Study, needs of higher education -----SJR 3; HCR 540
- Study of agricultural, industrial, rehabilitation programs -----SCR 2
- Television, appropriation for SJR 15

EDUCATIONAL TELEVISION

AUTHORITY:

- See Oklahoma Educational Television

EDWARDS, SOPHRONIA:

- Appropriation -----HB 789

EGGS: Regulating sale of -----HB 706

ELECTIONS: See also County

Election Board;

See also State Election Board

- Absentee voting -----SB 43
- Appropriation for; expenses; supplies ----SBs 29-98
- Ballots not to be removed from polls -----HB 733
- Candidates: for presidential elector not to participate in run-off -----HB 733
- Limiting expenditures _SB 194
- Reports of expenditures; inspection -----SB 136
- Colors of ballot -----HB 569
- Compensation, precinct officials -----SB 203; HB 569

Contests:

- General election -----HB 850
- Law governing county applicable to

municipal -----SB 378

Primary -----SB 139

Senate seats -----SR 3

Counters: Compensation ---SB 203

Method of paying ---HB 873

Use of -----HB 733

County Commissioners:

- Election at large, counties over 250000 _SB 142

Dependents of absent

- electors in armed service to vote -----SB 421; HB 1042

Electors of school districts

- to be registered-----HB 760

Expenses, where voting

- machines used -----SB 233

Filing fees for state offices SB 440

Legislature to determine

- in tie votes -----SB 141

Manner for disabled

- electors to vote -----SB 230

Manner of nominating

- substitutes -----HB 976

Methods for paying pre-

- inct officials and counters -----HB 873

Method of voting,

- physically handicapped -----SBs 163, 230; HB 961

Municipal, law governing

- contests in -----SB 378

Opening and closing

- polls -----HBs 569, 997, 1042

Photographs of candidates SB 252

Primary: Contests -----SB 139

- Dates for biennial; notifications; candidacy;

Withdrawals -----SB 357

Limiting expenditures

- in special -----SB 194

Prohibiting use of welfare

- funds in campaigns ----SB 277

Recounts in general

- election contest; fee ----HB 850

Referendum on reorganiza-

- tion of school districts ---SB 263

Registrations:

- Cancellation of ---SBs 83, 260

Pay of precinct

- registrars -----SB 260

Procedure, changing

- party -----SB 260

Providing central card

- system -----SB 260

Records of absentee

- voters -----SB 260

Records; Counties

- 62000-95000 -----SB 38

When applications

- may be received:

Counties over

- 325000 -----SB 369

School district elections

ELECTIONS—(Contd.)

- to be held by
 - county board -----HB 760
 - Secretaries, county boards:
 - Mileage, study conference;
 - payment -----SJR 40
 - Salaries: Counties
 - over 300000 -----SB 429
 - Secretary, State
 - Board—salary -----SBs 29, 98
 - Signing of poll book -----HB 760
 - Tulsa County, repeal of
 - law re voting -----HB 932
 - Unopposed nominees:
 - Candidates—votes need
 - not be tabulated -----HB 733
 - Manner, nominating
 - substitutes -----HB 976
 - Names on
 - ballots -----SB 411; HB 1044
- ELECTORS:** See also Voters
- Defining school district ---HB 760
 - Presidential, candidates for
 - not to participate
 - in runoff -----HB 733
- ELECTRICAL INSPECTION DEPARTMENT:**
- Creating, licenses -----SB 426
- ELECTRICAL WIRING:**
- Standards for -----SB 426
- ELEVATOR: Capitol Building,**
- Appropriation -----SB 137
- ELLIOTT, BEATRICE:**
- Commending -----SR 26
- EMERGENCY RELIEF BOARD:**
- See Oklahoma
 - Emergency Relief Board
- EMINENT DOMAIN:**
- Airports: Use of power by
 - municipalities to take
 - property -----HB 889
 - Proceedings: Instructions
 - to jury, damage awards --SB 174
- EMPLOYERS AND EMPLOYEES:**
- See also State Officers and
 - Employes
 - Bonds for state employes --HB 779
 - Commending Senate
 - Engrossing employes ----SR 59

- County Commissioners may
 - appoint employes,
 - counties over 200000 ----HB 738
 - Limiting deductions
 - from awards -----HB 698
 - Medical treatment of
 - employe -----SB 206
 - Providing 40-hour week,
 - state employes -----SB 88
 - Providing retirement for
 - city -----HB 907
 - Salaries: Officers, employes:
 - Counties 14000 and over HB 1030
 - Sale of products at
 - discount
 - prohibited -----SB 332; HB 723
 - Sanitary drinking facilities
 - on railroads -----SB 125
 - School districts may provide hospitalization,
 - insurance -----HB 786
 - State, personnel, stabilizing
 - salaries -----SB 7
 - State Highway Department:
 - Retirement,
 - hospitalization -----SB 416
 - When city employes may
 - enter on private property HB 728
 - When discharged employe
 - may receive total
 - disability -----SB 397
 - Workmen's Compensation:
 - Classification, kinds of
 - work -----SB 236
 - Employment included in:
 - State employes acting as
 - guards; transporting
 - products; servicing
 - appliances -----HB 783
- EMPLOYMENT: Prohibiting**
- certain deductions from un-
 - employment benefits -----HB 1014
- EMPLOYMENT OF HANDICAPPED:**
- Commending students for
 - essays on -----SCR 12
 - Creating committee for ---HB 996
- EMPLOYMENT SECURITY:**
- Qualifications, tenure of
 - Commission -----HB 940

EMPLOYMENT SECURITY—(Contd.)

- Raising duration of benefits HB 754
 Setting up fund _____SB 276
 Vacation, leaves under ___HB 1014

ENFORCEMENT OFFICERS:

- Tax Commission, uniforms ___SB 146

ENGINEERING:

- Abolishing monopolies on
 practice of professional;
 abolishing board _____SB 406

ENGINEERS: Employment of

- non-citizen and student _____SB 458
 State Board, duties on land
 surveying _____SB 452

ENID PLAINSMEN HIGH-SCHOOL BASKETBALL**TEAM:**

- Commending _____SR 24

ENID STATE SCHOOL:

- Appropriation: Biennial ___HB 516
 Authorizing remodeling ___SJR 29

EPILEPTICS: Establishing

- hospital for _____HB 736

EQUALIZATION BOARD:

- See County Equalization
 Board; See State Board of
 Equalization

ERICK: Rodeo, Semi-centennial SR 31**ESSAYS: Commending**

- Joyce Albright
 Russel C. Caldwell
 H. S. Gautier
 James Kerby
 Dr. Chas. C. Mason
 E. L. McCreary
 Sister Mary Mercedes
 Patricia Kaye Noble
 Jimmie Pottmyer
 Patricia Walker _____SCR 12

ESTATES: See also Wills

- Allowance for support of
 minors out of _____SB 251
 Guardians of Oklahoma
 residents to be residents
 of state _____SB 384
 Notice to creditors by
 administrators _____HB 589
 Publication of petition for
 sale of real estate _____HB 927

Wills: Presumption of

- survival _____HB 1027
 Probate of foreign _____HB 984

EVIDENCE: Mortality tables ___HB 994**EXAMINERS: For Drivers**

- License _____HB 745

EXPERIMENT STATION:

- Establishing for coal _____SB 409

EXPLOSIVES: Handling, use

- of in mines _____HB 685
 When a felony to possess;
 punishment _____SB 196

F**FFA: See Future Farmers
of America****FAIRS AND EXPOSITIONS:****Appropriation for:**

- American Indian Exposition SB 104
 Indian Exposition, Pawnee ___SB 104
 Indian Festival, Madill ___SB 454
 Otoe-Missouri Pow Wow ___SB 104
 Sac-Fox Indian Exposition SB 104
 Watermelon Festival,
 Rush Springs _____SB 104
 Constructing Building,
 Caddo County _____SB 408
 Constructing building,
 Choctaw County _____HB 806
 Constructing building,
 McClain County _____HB 860
 Designating names of
 fairs at:
 Muskogee _____HCR 509
 Oklahoma City _____HCR 510
 Tulsa _____HCR 510

FAIR, CHARLES R.:

- In Memoriam _____SR 33

FAIR TRADE: See also Unfair

- Trade
 Relating to unfair discrim-
 ination _____SB 407

FARMERS MUTUAL

- INSURANCE _____HB 501

FARMING:

- Appropriation: Farm land
 for penitentiary _____SB 82

FARMING—(Contd.)

Feed, Machinery, exempt
from sales tax used in ---SB 367
Training project, Pauls
Valley State School
authorized -----SJR 2

FARM TO MARKET ROADS:
See Roads and Highways

FARM MORTGAGES: Invest-
ment in by Land Department:
Period of loans, mineral
rights -----SB 223
Rules and regulations ----SB 342

FARMS: Insuring -----SB 63

**FEDERAL FLOOD CONTROL
FUNDS:**
Distribution of -----SB 243

FEDERAL GOVERNMENT:
Reappraisal of watershed
program -----SCR 4

FEED, SEED, FERTILIZER:
Creating sales tax adjust-
ment fund to vendors
paying tax on -----SB 33
Exempt from sales tax
-----SBs 39, 367, 386
Providing legislative pro-
gram on exempting from
tax -----SJR 5

FEES: Arrests, by highway
patrolmen -----SB 145
Authorizing collection from
civil cases for county law
library—counties over
275,000 -----HB 894
Authorizing to retirement
fund vehicle license ----SB 152
Businesses conducting clos-
ing out sales -----HB 726
Certificates, sewage, water-
work operators -----SB 465
Chiropractors, license HBs 832, 883
City Courts, Comanche
County -----SB 278
Constables -----SB 60
Debt pooling permit ----HB 1023
Dispensing Opticians ----SB 253
Disposition of, collected
for overloads -----SB 146

Examination, building and
Loan associations -----HB 921
Examination of state banks HB 922
Fire service in unincor-
porated areas -----SB 437
Insurance -----HB 501
Justice of Peace -----SB 60
License; chasing foxes,
wolves -----SB 391
Intracity buses -----HB 911
National Guard—auto ----SB 453
Notaries Public -----SB 353
Trucks, tractors—farm
use, -----HB 1025
Overloads ----SB 299; HB 881
Physicians and Surgeons:
Annual registration ----HB 707
Registered
Pharmacists -----SBs 366, 438
State offices, filing ----SB 440
Surveyors -----SB 452

**FEE SIMPLE TO REAL
PROPERTY:** To vest in city SB 444

FELONY: Furnishing liquor to
minors -----SB 124
Parents as witnesses in
cases involving minors ---SB 229
Possessing burglary tools;
punishment -----SB 195
Possessing explosives;
punishment -----SB 196
To drive under influence of
liquor, drugs -----HB 520
To dispose of conditional
sales contract while in
force -----HB 585
To interfere with juries ---HB 553
To move oil from one lease-
hold to another without
permission -----SB 424
To steal a cow -----HB 511
To steal domestic animals ---HB 545

FEMALES: Inclusion of in
militia -----SB 32

FERTILIZER; See Feed, Seed
and Fertilizer

FILMING: See Micro-filming

FINANCING: Automobiles ----SB 468

- FIREARMS:** Unlawful to carry
on highways -----SB 218
- FIRE DEPARTMENTS:** Purchase of equipment from relief and pension fund for -----HBs 711, 712
Unincorporated areas—
fees and costs -----SB 437
- FIRE MARSHAL:** See State Fire Marshal
- FIREMEN:**
Relief and Pension Fund:
Members, fire departments to draw from -----SB 430
Moneys to be apportioned to -----HB 1031
Purchase of fire equipment from surplus funds:
Counties:
22100-22150 -----HBs 711, 712
65000-250000 -----HB 712
- FIRES:** Prohibiting false reporting of -----HB 982
Prohibiting following in motor vehicles -----HB 832
Prohibiting throwing objects on roads causing -----HB 703
Use of county funds for fighting equipment -----HB 734
- FIREWORKS:** Defining; sale; storage; use of -----HB 535
- FISH:** See Game and Fish
- FLAG:** Ceremony, opening, Senate Sessions -----SR 47
For Governor -----SCR 26
- FLANIGAN, LOVEEN:**
Commending -----SR 26
- FLOOD CONTROL:** Creating small watershed fund; Appropriation; Washita Valley Revolving Fund ---SB 244
Disposition, money received from United States under Act -----SB 243
Memorializing Congress to increase emphasis on up-stream projects -----SR 53
Optima Reservoir -----SCR 6
Prevention and control of ---SB 363
- Water Resources Board to urge completion of control projects -----SCR 31
- FLOODS:** Commending organizations for assistance in -----SCR 30
Damages to homes, farmers—asking help --HCR 550
Preventing damages to highways -----SB 346
- FLOYD, BERTHA:** Commending for service -----SR 59
- FOOD:** Investigation of retailers of -----SR 37
Regulating places where sold -----SB 402
Repealing Act on subsidizing in dairy products ---SB 68
- FOOTBALL:** Commending Ada Highschool team -----SR 28
Commending: Broken Bow Highschool -----HCR 508
Chickasha Junior Highschool -----SR 11
Cushing Highschool ---HCR 529
University of Oklahoma SCR 1
- FOREIGN MUTUAL INSURANCE COMPANIES:**
Regulating: -----HB 501
Repeal of law re insuring farm property -----SB 63
- FORT GIBSON STOCKADE:**
Appropriation -----SB 104
- FOSTER HOME:** Permanent care of child in -----SB 183
- FOUR-H CLUBS:**
Commending:
Gracemont in range judging -----HCR 544
Keith James -----HCR 527
Tommy Rogers ---HCR 536
Nelda Slemp -----HCR 503
- FOUR STATE WATER COMPACT MEETING:**
Members, legislature to attend conference ---HCR 533
- FOX, O. O., JR.:**
Appropriation -----HB 789
- FOXES:** Bounties for killed ---HB 681
Requiring license to chase SB 391

FRATERNAL BENEFIT SOCIETIES -----HB 501

FRATERNITIES: Commending
Beta-Omricon Chapter
Pi Kappa Alpha, OU on
initiation -----SR 10

FRAUD: Elections, primary ---SB 139

FREE FAIR FUND: Transfer,
funds for building:
Counties:
14300-14700 -----HB 860
20000-20500 -----HB 806
34900-35000 -----SB 408

FREE TEXTBOOK PROGRAM:
Appropriation: Biennial SBs 29, 114

FUTURE FARMERS OF AMERICA:
Commending: Apache ---HCR 543
J. M. Jackson, Robert
Oswald, Don Smith,
Ted Allen Zachary ---HCR 504
Sickles -----HCR 501

FUTURE HOMEMAKERS OF AMERICA: Commending
Betty Ann Goyne -----HCR 549

G

GAGE, BEACH:
Appropriation -----SB 104

GAME AND FISH:
Creating Wildlife
Conservation Commission ---SB 4
Fishing by trotlines,
requirements -----SB 134
Foxes, wolves—require-
ments to chase -----SB 391
Hunting and fishing license
free to:
Recipients of assistance ---SB 341
Restricted Indians -----SB 413
Limiting fishing below
Pensacola Dam -----HB 794
Prohibiting commercial
fishing:
Counties:
7720-7722 -----HB 528
10607-10609 -----SB 291
28998-29000 -----SB 291
35000-36000 -----SB 291

Providing minnow dealers
license -----SB 316; HB 859
Revoking license of
intoxicated hunters -----SB 220
When boats subject to
seizure -----SB 249

GARROWAY, DAVE:
Expressing appreciation to
and naming day for -----HCR 548

GAS AND OIL PIPE LINE SYSTEMS:
Exception of mortgages
used in carrying on
business of -----HB 778

GASOLINE: See Taxation

GASOLINE TAX FOR ROADS HB 828

GAUTIER, HOWARD S.:
Commending, essay contest SCR 12

GIACOMA, S. D. COMPANY:
Appropriation -----HB 789
Directing payment to -----HB 582

GIFTS: Securities and
monies to minors:
Definitions; procedures
for giving -----HB 720

GIRLS TOWN:
Appropriation: Biennial -----HB 516

GOLDEN CITIZENS OF OKLAHOMA:
Persons born in state
during 1907 -----SCR 22

GOODNOUGH, JENNIE LEE:
Commending as starlet -----SCR 25

GOOD WILL AMBASSADRESS:
Marcia Mahan—to festival SR 38

GOVERNMENT: City—Council
manager form of -----HB 677
City: Procedure for
becoming -----HB 678

GOVERNOR, THE HONORABLE RAYMOND GARY:
Appropriation: Biennial,
duties, compensation of
employees; Civil Defense: HB 639
Supplemental -----SB 8
Commending for assistance
to flood stricken
communities -----SCR 30

GOVERNOR, THE HONORABLE
 RAYMOND GARY—(Contd.)
 Designating highway for HJR 530
 Entrusting office
 equipment to _____SCR 27
 Fixing salary _____SBs 200, 351
 Flag for _____SCR 26
 Naming lake for _____SB 104
 Police protection for
 mansion of _____SB 176
 Recalling HJR 503 from _____HCR 545

GOVERNING BOARD:
 Counties, cities, school dis-
 tricts: To pay expenses
 for issuing bonds _____SB 318

GOVERNOR'S COMMITTEE:
 Creating for employment
 of handicapped _____HB 996

GOYNE, BETTY ANN:
 Commending achievements as
 Future Homemaker _____HCR 549

GRACEMONT: Commending
 4-H Club in range judging HCR 544

GRADY COUNTY: Fixing salary,
 district judge _____HB 610

GRAHAM, NEWTON
 ROBERT, TULSA:
 In memory of _____HCR 528

GRAND JURIES: Calling of SBs 48, 419

GRAND RIVER DAM:
 Limiting fishing below _____HB 794

GRAND RIVER DAM
 AUTHORITY: Conference
 with government officials on SR 13
 Employment on contracts _____SR 9
 Establishing advisory
 committee on contracts;
 expenses _____SJR 46
 Leasing lands of _____SB 347
 Lowering lake levels _____SB 56
 Rogers County to become
 part of _____SB 46; HB 578
 Terms of contracts on
 electric power; bonded
 debt, raising limits on _____SB 268

GREAT SALT PLAINS:
 Appropriation _____SB 104

GREENLEAF LAKE:
 Appropriation _____SB 104

GRIFFIN MEMORIAL
 HOSPITAL: See Central
 State Griffin Memorial Hospital

GROCERIES: Sunday,
 selling prohibited _____SB 170

GROSS PRODUCTION TAX:
 Teachers Retirement SB 12; HB 546

GROSS RECEIPTS: Exempt
 from sales tax _____SB 386

GROUND WATER: See Water
 and Water Rights

GUARDIAN AND WARD:
 Residence, Oklahoma
 estates _____SB 384

GUNS: See Weapons

GUTHRIE: Designating as
 place of opening,
 Semi-Centennial _____SCR 14

GUYMON TIGERS
 HIGHSCHOOL TEAM:
 Commending on basketball SR 23

H

HABEAS CORPUS: Costs,
 cases instituted by prison
 inmates _____SB 178
 Providing for issuance of _____SB 256

HAMES, LULA: Appropriation HB 789

HANCOCK, G. F.:
 Appropriation _____HB 789

HANDICAPPED CHILDREN:
 Appropriation: Biennial SBs 29, 113
 Commending students for
 essays on employment
 of _____SCR 12
 Creating Governor's Com-
 mittee for employment
 of _____HB 996
 Scholarships for _____SJR 32

HARN TRACT: Authorizing
 purchase of _____SJR 21

HARPER COUNTY: Commend-
 ing, service in blizzard _____SR 34

HAWAII: Memorializing
 Congress to grant
 statehood to _____SCR 21

- HEARING: Students entering
 clinic at OCW ----- HB 686
- HERNIA; Award of
 disability from ----- SB 300
- HEROIN: Sale to minors;
 penalty ----- HB 525
- HIGHSCHOOLS: See also
 Schools, Public:
 Requirements in attendance
 for state aid ----- SB 320
- HIGHWAY—DEVELOPMENT
 RIGHTS: ----- HB 566
- HIGHWAY PATROL: See also
 Department of Public Safety
 Disposition, sums collected
 for arrests ----- SB 145
 Increasing for enforcing
 laws on overloads ----- SB 146
 Longevity for military
 service persons in ----- HB 868
- HIGHWAY AND PUBLIC
 SAFETY CODE:
 Legislative Council
 to prepare ----- HCR 523
- HIGHWAYS: See Roads and
 Highways
- HINSHAW, I. S.: Appropriation HB 789
- HISTORICAL SOCIETY: See
 Oklahoma Historical Society
- HODGE, DAN A.: Honoring --- SR 41
- HOLIDAYS: Observance of
 Arbor Day ----- SB 188; HB 673
- HOME DEMONSTRATION
 BUILDING:
 Construction: Counties:
 34900-35000 ----- SB 408
- HOMESTEAD AND
 FAMILY ALLOWANCE:
 Maintenance of minor
 children during settle-
 ment of estate ----- SB 251
- HOMESTEADS:
 Exempt from attachment -- HB 802
 Exempt—every person
 maintaining home ----- HB 809
 Liens against ----- SB 154
- When exemptions applicable
 to service men ----- SB 197
- HONEST MISTAKE LAW:
 Repealing of ----- SB 214
- HONEY CREEK
 RECREATION AREA:
 Appropriation ----- SB 104
- HOSPITAL INSURANCE: --- HB 501
- HOSPITALITY CLUB OF
 OKLAHOMA CITY (Junior):
 Commending ----- SR 8
- HOSPITALS: (In General)
 Authorizing counties to pay
 state for indigent persons
 in state ----- SJR 22
 Changing name of
 Crippled Children's
 Hospital ----- HB 772
 Chronic, Convalescent Care:
 Excluding treatment by
 spiritual means ----- SB 360
 City-County ----- HB 800
 Establishing for epileptics HB 736
 Persons eligible for old age
 assistance --- SCR 17; HCR 519
 School district employes
 may receive benefits --- HB 786
- HOUSE BILL NO. 777:
 Amending (re-predatory
 animals); defining terms SJR 44
- HOUSE OF REPRESENTATIVES:
 See also Legislature
 Appropriation: ----- SBs 8, 108
- HUMAN BODIES: Disposition
 of patients in state
 institutions ----- HB 634
 Donation for science ----- HB 825
- HUNTING: See also Game and
 Fish
 License, intoxicated
 hunters to be revoked --- SB 220
- HUSBAND AND WIFE:
 See also Parents
 Wills of—presumption
 of survival ----- HB 1027
 Witnesses against each
 other involving children SB 229

IMPORTS:

Memorializing Congress to
limit on glass, lead
and zinc -----SCR 23

IMPRISONMENT: Convicts,
credit from sentence -----HB 893

INCOME TAX: See also Taxation
Basis, determining gain or
loss on livestock ---HBs 512, 708

INCORPORATION: Cities over
200000:
Prohibiting, within 5 miles HB 978

INDEBTEDNESS: See also Bonds
Authorizing for Justice
Building and remodeling
Capitol -----SJR 18
Cities and Towns may
contract for water ----SJR 4
Limiting penalties, charges
for late paying of
instalments -----HB 1001

INDIAN EXPOSITION,
PAWNEE:
Appropriation -----SB 104

INDIAN FESTIVAL, MADILL:
Appropriation -----SB 454

INDIAN HALL OF FAME:
Appropriation -----SB 104

INDIANS: Restricted—
hunting, fishing license free to SB 413

INDIGENT PERSONS:
Authorizing county to pay
state for care of -----SJR 22

INDUSTRIAL DEVELOPMENT:
Legislative Council to
study feasibility estab-
lishing corporation for
obtaining capital for ---HCR 535

INDUSTRIES:
Research centers at
airports -----SB 264; HB 848
Sale of products at dis-
counts prohibited SB 332; HB 723

INFANTS:
Reversing, vacating, modi-
fying judgments re ---HB 1008

INITIATION, COLLEGE

FRATERNITIES:

Commending Pi Kappa
Alpha, O U -----SR 10

INITIATIVE AND REFEREN-
DUM: See also
Constitutional Amendments
Reorganization, school
districts -----SB 263

INJUNCTIONS: Violations
regulating nursing, rest-
homes, related institutions ---SB 463

INJURIES: See Workmen's
Compensation

IN MEMORIAM:

Baker, Louis Nicholas III HCR 511
Cordell, J. Wm. -----SR 46
Fair, Charles R. -----SR 33
Graham, Newton Robert HCR 528
Lindley, J. Howard ----HCR 521
Logan, Senator Bill -----SR 1
Pickens, R. M. -----HCR 506
Skelly, William Grove ---HCR 539
Stuart, Robert Terry ----HCR 33
Wardell, Dr. Morris L. ---HCR 522
Young, George -----SR 21

INSANE PERSONS: Criminally
—confinement in penitentiary SB 26

INSTALMENTS: Limiting pen-
alties and charges for late
paying of -----HB 1001

INSTRUMENTS: Filing of,
when office is closed -----HB 765

INSURANCE: Abolishing Board;
creating new board;
study of rates -----HB 619

Accident and health: Pro-
viding incontestability
provisions in policies ----SB 193
School district officers
and employes -----HB 786

Allocation of taxes on
premiums collected by
Board -----HB 671

Automobile rates: Study
of increases -----SR 6

Suspending order
increasing -----HJR 504

Code: Regulating insurers

INSURANCE—(Contd.)

- and insurance companies HB 501
 - Collection of fees to teacher' retirement -----SB 12; HB 546
 - Companies may invest in bonds of Oklahoma Military Academy -----HB 1011
 - Companies taking title to motor vehicles to surrender certificates -----SB 221
 - Foreign Mutual Companies: Crops; farm property; licensing adjusters -----SB 63
 - Payment of premiums on policies, counties, cities and school districts -----SB 380
 - Policies with contracts, for sale of motor vehicles; merchandise -----HB 1022
 - Study of rates; expenses; investigations -----SRs 5, 22
 - When insured may recover expenses and attorney fees -----SB 77
- INSURANCE CARRIERS:
- Not allowed to deduct from award for disability -----HB 698
- INSURANCE COMMISSIONER:
- See State Insurance Commissioner
- INTERIM COMMITTEES OF LEGISLATIVE COUNCIL:
- To appoint committee to study expenditures of state agencies -----SJR 28
 - To plan for National Legislative Conference -----HJR 505
 - To prepare highway and public safety code -----HCR 523
 - To study:
 - Feasibility of establishing corporation for industrial development -----HCR 535
 - Feasibility of exempting municipalities from paying certain taxes -----HCR 534
 - Institutions of Higher Education HCR 540

- Public and school libraries -----HCR 541
- State Institutions -----SCR 2
- State Parks -----SJR 45

INTERIM INDEPENDENT

STUDY COMMITTEE:

- Establishing advisory committee on proposed GRDA contract -----SJR 46

INTERIM SENATE COMMITTEES:

- Studies and investigations:
 - Senate general investigation of state agencies -----SR 55
 - Special Highway-Flood control -----SR 56

INTERIM STUDY COMMISSION:

- To study local units of government -----HJR 522
- To study school problems SJR 33

INTERNATIONAL ROUNDUP

CAVALCADE, PAWHUSKA:

- Designating as Semi-Centennial -----SCR 32

INTERPRETERS: Deaf mutes HB 534

INTOXICATING LIQUORS:

- See also Beer
- Chemical tests, persons under influence of; admissibility in evidence ---SB 354
- Committee to study consumption of -----SJR 34
- County Judge to issue, cancel permits on beer ---SB 227
- Dispensing to persons under 21 unlawful -----SB 55
- Driving under influence of HB 520
- Furnishing to minors, felony -----SB 124
- Misdemeanor to have; exception -----HB 803
- Possession of federal license, a misdemeanor HB 1047
- Prohibiting sale on premises near public buildings ---SB 191
- Revocation of beverage permits; new permits -----SB 399
- Sale to minors by dealers ---punishment -----SB 192

INTOXICATING LIQUORS—(Contd.)

- Sales tax on beer: Based
on price per bottle
where collected -----SB 367
- Search warrants, when
issued, contents,
service of copy -----HB 1034
- Unlawful to employ minors
where sold -----SB 54
- INVESTIGATING COMMITTEE:
State Agencies -----SR 55
- INVESTIGATIONS: See also
Division of Investigation;
See also State Bureau of
Investigation
- Attendance at theaters;
credentials -----SB 261
- Committee to investigate
insurance rates -----SR 22
- Committee to study agri-
cultural, industrial, edu-
cation and rehabilitation
programs at state
institutions -----SCR 2
- Highway Department System—
purchase orders -----SR 7
- McQueen, Van E. — claim,
tax stamps paid for ---HJR 523
- Records of Fire Marshal
to be transferred to
Division of -----HB 670
- Retailers of food -----SR 37
- INVESTMENTS:
- Authorizing loans of
education funds to
school districts -----SJR 14
- Board of Trustees may
invest in bonds for
Teacher Retirement ----SB 431
- Farm mortgages by
Land Office -----SBs 223, 342
- Public funds: Mineral
ownership -----SB 246

J

- JACKSON, J. M. Jr:
Commending -----HCR 504
- JAYCEES: Commending
Dale Repp -----HCR 502

JAMES, KEITH, POND CREEK:

- Commending for 4-H
Club activities -----HCR 527
- JEFFERSON COUNTY:
Fixing salary, district judge HB 610
- JOINER OF PARTIES
PLAINTIFF: Permissive ---HB 1026
- JOURNEYMEN PLUMBERS:
See Plumbers
- JUDGES: See also City Judges;
County Judges;
Court of Common Pleas;
Criminal Court of Ap-
peals; District Judges;
Justices of Peace; Super-
numerary Judges; Super-
ior Court Judges; Su-
preme Court Judges
- Appointments of, to hear
criminal cases -----SB 256
- Juvenile Courts:
Counties:
100000-250000, Salary HB 1012
- JUDGMENTS: Joinder of
parties plaintiff -----HB 1026
- Service by publication—
validating affidavits
after 10 years -----SB 151
- Time for proceedings
to reverse or modify:
Infants, imprisoned, unsound
minded -----HB 1008
- Validating against unknown
heirs; service by
publication -----SB 180
- JUDICIAL DISTRICTS:
Changing boundaries,
Nowata County -----SB 420
- JUNIOR COLLEGES:
Appropriation -----SB 122
- JUNIOR HOSPITALITY CLUB
OF OKLAHOMA CITY:
Commending -----SR 8
- JURORS AND JURIES:
Authorizing summoning
by certified mail -----HB 819
- Bribery of -----HB 916
- Exempting Justice of
Peace from serving ----HB 748

JURORS AND JUDGES—(Contd.)

- Fees, city courts (Comanche County) _____SB 278
- Grand, calling of; time SBs 48, 419
- Instructions to, for damages to land _____SB 174
- Recordings of prohibited ___HB 553
- Selection of in Municipal courts:
 - Cities 27000-34000 ___HB 1039

JUSTICES OF PEACE:

- Counties: 30000-32800 comprising district for _____SB 302
- Exempt from jury service ___HB 748
- Fees—Excise Boards to provide for payment to SB 60
- Forcible entry and detainer; notice to vacate _____HB 1019
- Jurisdiction: Cities over 225000 _____SB 410
 - In cities containing certain city courts _____SB 311
 - In civil cases _____SB 439
 - Small Claims Court ___HB 510
 - Salaries of _____SB 28
 - When fees shall be deposited in court funds—
 - counties: 43000-43500 ___SB 298
 - When office vacant _____SB 287

JUVENILE COURT:

- Creating in counties of 100000 or more _____SB 94
- May hold hearings outside county seat _____SB 78

JUVENILE DELINQUENCY:

- See also Probation Officers
- County Judges to supervise juveniles on probation
 - SBs 42, 279, 282, 315, 460, 472
 - HBs 505, 688, 855, 953, 960, 988
- Hearings outside county seat SB 78
- Legislative Council to revise laws relating to HCR 507

JUVENILE JUDGES:

- Compensation of:
 - Counties 100000-250000 ___HB 1012

JUVENILE OFFICER:

- See Probation Officer

JUVENILES: Drivers: Cancel-

- lation of car license for minors _____HB 729
- Creating court for _____SB 94
- Supervision by county judges: See County
- Judges—Salaries, duties.

K

- KAY COUNTY: Creating Superior Court in _____SB 91
- KERBY, JAMES:
 - Commending, essay contest SCR 12
- KERLEY, MARJORIE:
 - Commending _____SR 59
- KIDD, JOYA: Commending ___SR 59
- KINDERGARTEN: When children may attend at public expense _____SB 171
- KINNEBREW, JACK:
 - Appropriation _____HB 789
- KLEMME, DR. RANDALL T.:
 - Commending—service in commerce and industry ___SR 61
- KNIVES: Unlawful to carry certain types _____SB 235

L

- LABOR: Employment Security Administration Fund _____SB 276
- Employment Security—
 - raising duration of benefits _____HB 754
 - Laborer requirements, state contracts _____SB 44
 - Mechanics and materialmen's liens _____SB 69
- LABOR COMMISSIONER:
 - See Commissioner of Labor
- LAKES:
 - Clayton, Raymond Gary, Greenleaf, Heyburn, Murray, Tenkiller, Texoma, Wister—appropriation for SB 104
- LAKE MURRAY STATE PARK:
 - Authorizing sale, leasing land _____SB 168

LAKE O'THE CHEROKEES:

Lowering level -----SB 56

LAKE TEXOMA STATE PARK:

Appropriation for rebuilding
cafe in -----SB 415

LAND: Actions involving

damage to -----HB 547

Authorizing sale to
Ardmore -----SB 168Authorizing Board of
Affairs to lease adjoining
land owned by state ----SJR 19Authorizing purchase of, at
Western Oklahoma TB
Sanatorium -----HB 1005Authorizing state purchase
of Harn Tract -----SJR 21Cities authorized to give
land to state institutions SB 272Creating College land
Grant Fund -----HJR 503Exchanging, leasing, renting
by Highway Commission SB 64Municipal corporations
may acquire in adjoining
states -----HB 787Notices to be given as to
sale of -----HB 956Purchase and sale of, ad-
joining Eastern State
Hospital -----HJR 527Restricting leasing
of GRDA -----SB 347When other states may ac-
quire in cities -----HB 788

LAND OFFICE: See

Commissioners of Land Office

LAND SURVEYING: See Surveying

LANGSTON UNIVERSITY,

LANGSTON:

Appropriation: Biennial
-----SB 29; HB 630

Buildings -----HB 631

Repairs -----HB 632

LARCENY: Merchandise held

for sale; immunity -----HB 587

To steal animals ----HBs 511, 545

LASURE, BASIL R. -----HB 789

LAUNDERING: When articles

of, may be given to
organizations -----SB 398

LAW-MAKERS RE-UNION:

Semi-Centennial -----SCR 34

LAWSON, LaMAR: Authorized

to sue state -----SJR 17

LEA, JENNIE: Commending,

as starlet -----SCR 25

LEASES: Non-preference right,

inspection -----SB 308

Restricting of GRDA ----SB 347

LeFLORE COUNTY:

Abolishing County Court
Districts -----SB 51

LEGAL NOTICES:

Publication of -----HB 764

LEGISLATIVE APPORTION-

MENT: See Legislature,
Apportionments

LEGISLATIVE COMMITTEES:

See Interim Committees;

See Legislative Council;

See Legislature

LEGISLATIVE COUNCIL:

Appropriation: Biennial SBs 29, 99

Expenses, National
Conference Planning ----HJR 505Expenses, study of state
agencies -----SJR 28

Bill drafting -----SCR 35

Office space for -----HJR 520

To prepare highway and
public safety code ----HCR 523To revise laws on juvenile
delinquency -----HCR 507

To study and report on:

Exempting municipali-
ties from taxes and
fees -----HCR 534Expenditures, state
agencies -----SJR 28Feasibility, Oklahoma
Finance Development
Corporation ----HCR 535Institutions of Higher
Education -----HCR 540Public and school
libraries -----HCR 541

LEGISLATIVE COUNCIL—(Contd.)

- Rehabilitation pro-grams at state institutions _____SCR 2
- Safety regulations for nurse, rest homes _____SR 51
- State Parks _____SJR 45

LEGISLATIVE DISTRICTS:

- Reapportionment: House and Senate _____SJR 10, 20
- Senate _____SJR 8; SB 164

LEGISLATIVE PROGRAMS:

- Providing or _____SJR 5

LEGISLATURE: See also Senate

- Apportionments: Members of _____SJR 8, 10, 20; SB 164

- Number of representa-tives—Beckham and Comanche Counties _____HB 918

- Appropriation: Salaries, expenses _____SBs 29, 108
- Supplemental _____SB 8

Declaring intent of:

- In requesting supple-mental appropriation SJR 9
- On mental health pro-gram, teachers' sal-aries, sales tax _____SJR 5

- May provide for probation of persons accused of criminal offenses _____SJR 26

- Member of Southern Re-gional Compact to be member of _____HB 574

- Members appointed to attend water conference HCR 533

- Members on Advisory Committee—GRDA _____SJR 46

- Redistricting—constitu-tional amendments _____SJR 8, 10, 20

- Re-union of members _____SCR 34

- Sine die adjournment _____SCR 19

- To determine elections in tie votes _____SB 141

- To study:
 - Agricultural, industrial, education, rehabilita-tion programs at

- state institutions _____SCR 2

- Needs of higher education _____SJR 3

- State Parks _____SJR 45

- Unlawful for members to accept certain offices during term _____SB 350

- Unlawful for members to enter into contracts with state _____SB 349

- Witnesses before _____HB 831

LEVIES: See also Millage

- Cities over 240000 authorized to make _____HB 980

- County—for health departments _____SJR 27

- Increasing per capita cost index, schools _____SB 11

- School districts may estimate income other than ad valorem for state aid _____SB 403

LIBEL AND SLANDER:

- Honest mistake law—repeal of _____SB 214

LIBRARIES: See also Okla-

- homa State Library

- Committee to study public and school _____HCR 541

- Counties over 275000: Authorizing from collec-tion of fees, civil cases _____HB 894

- Public: Appropriation: Rural areas _____SBs 15, 16

- School Books: Reappropria-tion; limiting prices; reg-ulating salesmen, dealers;

- Recommendations SB 10; HB 538

- School—allocations of funds; purchase and pre-binding; state supervisor;

- committees to recommend books _____SB 297

- School—increasing books; prices; payment _____SB 321

LICENSES: See also

- Motor Vehicles

- Amateur radio transmitters, autos _____SB 37; HB 571

- Ancient vehicles _____SB 58

LICENSES—(Contd.)

Automobile rental trailers HB 846
 Bus for non-profit youth organizations SB 422
 Businesses conducting closing out sales HB 726
 Cancellation of cigarette dealers' SB 449
 Car plates reflectorized HB 676
 Chiropractors:
 Fee for HBs 832, 883
 Suspension of HB 883
 Cosmetologists SB 294
 Dealers in minnows SB 316; HB 859
 Electricians SB 426
 Fee, registering auto, National Guard SB 453
 Hunting and fishing free:
 Recipients of assistance SB 341
 Restricted Indians SB 413
 Insurance HB 501
 Intracity motor busses—
 to whom paid HB 911
 Motor Vehicles:
 Blood type of licensee SB 49
 Drivers of:
 Cancelling, surrendering SB 198
 Examination for renewal of SB 80
 Fees from license to retirement fund, Public Safety Department SB 152
 Juveniles—control; cancellation of HB 729
 Persons who have been mentally ill SB 370
 Service persons HB 563
 Transporting farm products to market HB 841
 Manufacturers of and dealers in SB 221
 Monthly series basis SB 239
 Trucks, trailers—
 weight loads HB 881
 Trucks, tractors, trailers—
 fees payable in installments HB 1025
 Unlawful if not duly

appointed agents to register SB 427
 Physicians and Surgeons HB 707
 Plumbing HJR 521
 Possession of federal liquor,
 a misdemeanor HB 1047
 Restaurants SB 402
 Revocation of license:
 Driving while drinking SB 354
 Hunters' SB 220
 Pool halls SB 343
 Taverns HB 885
 Where food is sold SB 402
 To chase foxes and wolves SB 391
 Veterinarians SB 162
 Water surface craft SB 212
 Wildlife breeders HB 714
 LIENS: Mechanics and materialmen's: SBs 69, 154
 LIEUTENANT GOVERNOR:
 Appropriation: Biennial HB 643
 Purchase, maintenance of automobile SB 361
 Fixing salary of SBs 200, 351
 LIFE INSURANCE: HB 501
 LIFE PRESERVERS: Boats SB 35
 LINDLEY, J. HOWARD:
 In Memoriam HCR 521
 LIQUEFIED PETROLEUM GAS:
 Appropriation: Biennial HB 648
 Regulations; permit fees HB 1017
 LIQUOR CONTROL
 ADVISORY COMMITTEE:
 To make study of consumption and control SJR 34
 LITERATURE: Creating commission:
 Prohibiting distribution of obscene SB 313
 LIVESTOCK:
 Bang's disease SB 390; HB 790
 Basis for ascertaining gain or loss, income tax purposes HBs 512, 708
 When open range does not apply to owners of SB 245
 LLOYD'S ASSOCIATIONS HB 501
 LOADS: Motor vehicles
 SBs 124, 146, 299; HB 881

- LOANS, Public Funds:
 Amount per person; per
 acre; time -----SB 223
 Common school funds to
 school districts -----SJR 14
 Mineral interest to be
 owned by applicant for
 -----SBs 223, 246
 Rules and regulations
 farm loans -----SB 342
- LOCAL GOVERNMENT:
 Commission to study local
 units of -----HJR 522
- LOGAN, SENATOR BILL:
 In Memoriam -----SR 1
- LOTTERIES:
 Declaring certain types of
 selling plans to be;
 punishment for -----HB 866
 Defining—issuance of
 tickets by merchants
 -----SB 143; HB 549
- LOYALTY DAY:
 Endorsing program -----SR 35
- LUNG, GENE, STONEWALL:
 Statement of re-gravel -----SR 7
- M**
- MACHINERY: When exempt
 from sales tax -----SB 367
- MAGAZINES: "Oklahoma
 Today"—appropriation -----HB 821
- MAHAN, MARCIA: Ambassadors
 of Good Will -----SR 38
- MAIL: Certified -----SB 310
- MAIL DELIVERY: Flashing
 lights on vehicles for -----HB 945
- MANDAMUS: Providing for
 issuance of -----SB 256
- MANTLE, MICKEY:
 Commending -----HCR 505
- MANUFACTURERS: Motor
 Vehicles: licensing -----SB 221
- MARINE INSURANCE -----HB 501
- MARKERS:
 Highways, warning on
 throwing objects
 causing fires -----HB 703
 To be erected on sites of
 fatal accidents -----SB 273
- MARKETING ASSOCIATIONS:
 Liability for inducing
 breach of contract -----HB 663
- MARRIAGE: Remarriage
 after divorce -----SB 93
- MARSHALS: City, Salaries -----SB 28
- MASON, DR. CHARLES C.:
 Commending, essay contest -----SCR 12
- McCREA, JOEL:
 Naming day for -----HCR 532
- McCREARY, E. L.:
 Commending, essay
 contest -----SCR 12
- McPHAIL, COLEMAN AND
 CAROL ANN—Lauding -----SR 15
- McQUEEN, VAN E.: Investiga-
 tion of claim of; refund of
 tax stamps paid for -----HJR 523
- MEATS: Investigating
 retailers of -----SR 37
- MECHANICS AND
 MATERIALMEN:
 Liens against homesteads SB 154
 Lien by subcontractor—
 time -----SB 69
- MEDICAL CENTER IM-
 PROVEDMENT AND
 ZONING COMMISSION:
 Membership -----HB 782
- MEDICAL SCIENCE: Donations
 of human bodies for -----HB 825
- MENTAL HEALTH: See also
 Department of Mental Health;
 State Mental Health Board;
 Mentally Ill; Admission and
 discharge of patients from
 private institutions -----SB 312
 Appropriation for regional
 council on -----SB 250
 Hearings outside county
 seat -----SB 78
 Recommending
 appropriation -----SJR 5
 Schools for mentally
 retarded persons -----SB 175

MENTAL HEALTH—(Contd.)

- Transfer of mental patients
to state mental hospitals SB 312
- Treatment of alcoholics ----SB 75

MENTAL PATIENTS:

- Excluding treatment by
spiritual means -----SB 360
- Legal competency of: Evi-
dence in court to deter-
mine competency; con-
trol of funds while in
institution -----SB 370
- Modifying judgments re-
lating to -----HB 1008
- Responsibility of physi-
cians for treatment and
discharge -----SB 312
- When funds become prop-
erty of institution -----SB 271

MERCEDES, SISTER MARY:

- Commending, essay contest SCR 12

MERCHANDISE:

- Discounts
prohibited -----SB 332; HB 723
- Insurance policies issued
on -----HB 1022
- Stolen, a larceny -----HB 587

MERCHANTS:

- Conditions for giving
tickets, prizes -----SB 143

MICROFILMING:

- Records, counties
over 190000 -----SB 379

MIDLAND VALLEY**RAILROAD COMPANY:**

- Appropriation -----HB 789

MILEAGE: Allowance,

- state employes ----SBs 7, 40; HB 682

MILITARY ACADEMY: See

Oklahoma Military Academy

MILITARY AND NAVAL**SERVICE: See also**

- Service Persons
- Dependents of absent
electors to vote -----HB 1042
- Jurisdiction of military
court martial -----HB 607
- Teachers—salaries of -----SB 6

- To be calculated in high-
way patrol longevity ----HB 868

**MILITARY POSTS AND
RESERVATIONS:**

- Adoption of children by
residents on -----HB 705
- Change of name, persons
residing on -----HB 704
- Lotteries on -----SB 143; HB 549

MILITARY PRISONERS:

- Trial of -----HB 607

MILITIA: May include

- females -----SB 32

MILK:

- Defining for government
institutions:
- Fat content -----SB 204
- Whole -----SB 205
- Percentage, butter fat
on container -----HB 801
- Repealing Act on subsidiz-
ing dealers in -----SB 68

MILLAGE: See also Levies

- Apportionment by county
excise boards -----HB 625

MINERAL DEEDS: Recording SB 160**MINES AND MINING:**

- Authorizing use of loading
devices for -----HB 685
- Coal—wages -----SB 177

MINNOWS: Providing commer-

- cial dealers license SB 316; HB 859

MINORS: See also Children

- Earnings of—dependent
widows -----SCR 7
- Gifts of securities,
money to -----HB 720
- Joint control and cancella-
tion, motor license -----HB 729
- Maintenance of during
settlement, estate -----SB 251
- Parents' consent to resort
to pool hall -----SB 343
- Parents' liability for
misconduct of -----SB 85
- Recovery of damages
done by -----SB 95
- Sales of beverages
unlawful -----SB 192

MINORS—(Contd.)

- Sale of heroin to; penalty___HB 525
- Unlawful to employ where
alcoholic beverages sold___SB 54
- When unlawful to tattoo ___HB 555

MINUTE MAID—SNOW CROP

FROZEN FOODS:

- Commending _____SR 11

MISDEMEANOR:

- Abandonment of animals___HB 710
- Attempted fraud against
retirement—Department
of Public Safety_____SB 173
- Bail without being present___SB 394
- Charge, late paying of
installments may be_____HB 1001
- Commercial fishing in
certain lakes_____SB 291
- Disturbance, telephone
calls _____HB 761
- Employment of minors
where alcoholic beverages
sold _____SB 54
- Failure to employ residents
on state contracts_____SB 44
- Investigators of theatre
attendance may be
guilty of _____SB 261
- Operating overweight
vehicles _____HB 881
- Possessing federal liquor
license _____HB 1047
- Sale of alcoholic beverages
to persons under 21_____SB 55
- Signing of false sales ticket___SB 367
- To buy intoxicating liquor___HB 803
- To issue license places when
not appointed agent_____SB 427
- To take fish from trotline
belonging to another_____SB 134
- Violating Acts:
 - Care of children_____SB 183
 - Minnow dealers SB 316; HB 859
 - Wildlife breeders _____HB 714
- Violation of Literature
Commisio orders _____SB 313

MISSOURI HIGHWAY

COMMISSION:

- Appreciation for coopera-
tion on turnpike_____SR 43

MOBILE HOME PARKS:

- Regulations for_____SB 27

MONOPOLIES: _____SB 332

MOOT COURT TEAM:

- Congratulating University
of Oklahoma _____HCR 514

MORRIS, JOHN A. FAMILY

- Commending as "All
American Family"_____SCR 29

MORTALITY TABLES:

- Admitting into evidence___HB 994

MORTGAGES: See also Loans;

See also Real and Personal

Property

- Chattel: Authorizing de-
struction of invalid_____SB 301
- Release of _____HB 875
- Duration of personal
property; filing affi-
davit by mortgagee_____HB 778
- Farm, investments by
Land Commissioners SBs 223, 342

MOTOR BUSES:

- License fees, intracity—
to whom paid_____HB 911
- License registration,
intercity-basis _____SB 239
- License tags, religious
corporations, youth
groups _____SB 422

MOTOR VEHICLES:

- Actions against
non-resident:
 - Agreements implied in
operating _____SB 381
 - Notification by mail of HB 762
- Amateur radio transmit-
ters, license_____SB 37; HB 571
- Bus license tags: non-profit
organizations _____SB 422
- Driving: See also Drivers:
 - See also Licenses
 - Students to take course
in _____SB 269
 - Under influence of
liquors and drugs___HB 520
- Enforcement of laws on
loads _____SB 146

MOTOR VEHICLES—(Contd.)

Examiners for drivers licenses—salary, benefits HB 745
 Financing of, interest, service fees SB 468
 Insurance: Policies on HB 1022
 Study of increases on SR 6
 Suspending order increasing rates on HJR 504
 Issuance of certificates of title—lost, duplicates SB 90
 License fees to public safety retirement fund SB 152
 Licensing and Registration:
 Amateur radio transmitters SB 37; HB 571
 Ancient vehicles SB 58
 Automobile rental trailers HB 846
 Blood type of operator SB 49
 Cancellation of license SB 198
 Examinations for renewal SB 80
 Fees, trucks and trailers—loads SB 299; HB 881
 Joint control of minor's license HB 729
 Monthly series basis—permanent type plates SB 239
 National Guard SB 453
 Persons over 18—transporting farm products HB 841
 Service Persons HB 563
 Unlawful if not duly appointed agent SB 427
 Used car dealers liable for unpaid fees SB 221
 Mechanical inspection of:
 Testing stations; disposition of revenue from charges; bond SB 238
 Non-resident students:
 Authorizing operation of automobile SB 257
 Operating of: Persons charged with misdemeanor—plea SB 394
 Prohibiting following fire apparatus HB 832

Reflectorized; markings on HB 676
 Right-of-Way at intersections HB 731
 Speed limits, four lane highways SBs 265, 382
 Temporary instruction and instructors permit HB 815
 Truck weights and loads SBs 124, 146, 299; HB 881
 Unlawful driving causing death a crime SB 225
 Used for mail delivery—flashing lights on HB 945
 When license fee for trucks may be paid in instalments HB 1025

MOVIES: Commending

Jennie Lea as star SCR 25

MUNICIPAL CORPORATIONS:

May acquire land in adjoining states HB 787

MUNICIPAL COURTS:

Cities: 27000-34000—
 selection of jurors HB 1039
 28000-36000—changing names of; salary of judges; private practice SB 278
 25000-55000—salaries officers of SB 28
 Traffic violations; age SB 81

MUNICIPAL CRIMINAL

COURT:

Cities 50000-80000, jurisdiction HB 973
 Creating in Claremore SB 157; HB 741

MUNICIPALITIES: See also

Cities and Towns
 City-county planning:
 Exempting certain areas from jurisdiction HB 995
 Providing for HB 905
 Corporations of—denominations of bonds SB 356
 Eminent domain—airports HB 889
 Exempting from certain taxes, fees HCR 534
 Financing municipal water facilities SJR 4; HJRs 518, 522

MUNICIPALITIES—(Contd.)

- Law governing contests in elections same as county...SB 378
 Powers in connection with Conservancy Districts...SB 368
 Water distribution systems—assessmentsHB 828

MUNICIPAL STREETS AND HIGHWAYS:

- Maintaining streets in cities of less than 1500.....SB 228
 Removing restrictions, use of state highway funds...SB 66

MURRAY STATE

AGRICULTURAL COLLEGE,

TISHOMINGO

- Appropriation: Biennial...HB 630
 DormitoryHB 514
 ImprovementsHB 631
 RepairsHB 632
 Buildings, financing of; bondsSB 337

MURRAY, WILLIAM H.:

- Authorizing statue, donationsHJR 513

MURRELL HOME:

- AppropriationSB 104

MUSKOGEE: Designating

- name of fair atHCR 509
 Salaries, city courts.....SB 28

MUTUAL BENEFIT

- INSURANCE:HB 501

N

NAMES: Changing name of

- A & M College.....HB 861
 OK abbreviation of OklahomaHJR 507
 Requirements on military reservations to change...HB 704
 Variance in—affecting title to real estate.....HB 865

NARCOTICS: See also Drugs;

- See also Intoxicating Liquor
 Barbiturates: Penalty for violation of law.....HB 523
 Violation of Act relating toSB 34; HB 525

NATIONAL CONFERENCE

- COMMISSIONERS ON UNIFORM STATE LAWS: Reimbursement for expenses...HB 824

NATIONAL GUARD: See Oklahoma National Guard

NATIONAL LEGISLATIVE CONFERENCE:

- Appropriation for planning ofHJR 505

NATURAL GAS:

- Corporation Commission to fix prices on.....SB 219
 Tax on for teachers' retirementSB 12

NAVAL SERVICE: See Military and Naval Service; See Service Persons

NEEDY: See Old Age Assistance; See Poor Persons; See Social Security

NEGROES: Admitting deaf students to School for Deaf at Sulphur.....SR 39

NEURO-PSYCHIATRIC

- WARD: University Hospital, appropriationSB 109

NEWMAN, GERALD R.:

- Authorized to sue Board of Regents of A & M College...SJR 42

NEWSPAPERS: Requisites for publication of legal notices...HB 764

- Repealing exemptions from sales tax on advertising...SB 118

NOBLE, PATRICIA KAYE:

- Commending, essay contestSCR 12

NO-MAN'S LAND

RECREATION AREA:

- AppropriationSB 104

NOMINEES: See also Elections

- Manner of nominating substitutesHB 976
 Unopposed—election certifies; ballots...SB 411; HB 1044

NON-PROFIT CORPORATIONS: See Corporations

NON-RESIDENTS:

- Actions against motor vehicle operators:
 - Agreements implied from operation of vehicles -----SB 381
 - Notification by mail of HB 762
- Automobile owner: proof of financial responsibility---HB 564
- May petition for adoption of children, others-----SB 295
- Service of process on land owners and oil and gas leases -----HB 999
- Students authorized to drive auto-----SB 257

NORMAN: Easements for pipe line water system-----HJR 517

NORTHEASTERN OKLAHOMA A & M COLLEGE.
MIAMI

- Appropriation:
 - Biennial -----SB 29; HB 630
 - Buildings -----HB 631
 - Repairs -----HB 632

NORTHEASTERN STATE COLLEGE, TAHLEQUAH:

- Appropriation:
 - Biennial -----SB 29; HB 630
 - Buildings -----HB 631
 - Repairs -----HB 632

NORTHERN OKLAHOMA JUNIOR COLLEGE,
TONKAWA:

- Appropriation:
 - Biennial -----SB 29; HB 630
 - Buildings -----HB 631
 - Repairs -----HB 632
- Maturity date, bond issues -----HB 952

NORTHWESTERN STATE COLLEGE, ALVA:

- Appropriation:
 - Biennial -----SB 29; HB 630
 - Buildings -----HB 631
 - Repairs -----HB 632

NOTARIES PUBLIC: Fees of SB 353

NOTICE TO LEAVE PREMISES -----HB 1019

NOWATA COUNTY: To become part of Judicial District 12 SB 420

NURSERIES: When children may attend at public expense SB 171

NURSES: Employment of school, salaries, travel; retirement -----SB 201

NURSING HOMES:

- Excluding treatment by spiritual means-----SB 360
- Limitations of occupancy; alarms; sprinklers-----SBs 323, 333
- Providing for injunction against violations
 - regulating -----SB 463
 - Study of-----SR 51

NUWAY LAUNDRY COMPANY: Appropriation-----HB 789

NYE, MRS. HELEN: Commending -----SR 58

O

OBSCENE LITERATURE: Prohibiting -----SB 313

OCCUPATIONAL DISEASE: Defined -----HB 784

OCCUPATIONAL AND RADIOLOGICAL HEALTH: Creating section for-----SB 25

OCCUPATION TAX: Gas -----HB 828

O'CONNOR, E. T.: Expressing appreciation to-----SR 54

OFFENSES: Against property rights -----HB 585

OFFICERS: See Public Officers

OIL & GAS:

- Corporation Commission to fix prices of natural gas SB 219
- Drilling, safety features-----SB 224
- Felony to move oil from one leasehold to another-----SB 424
- Leases with "shut-in" gas well provisions-----SB 190
- Liquefied Petroleum Gas:
 - Regulations; permit fees -----HB 1017
 - Occupation tax on gas-----HB 828

OIL AND GAS—(Contd.)

- Proceeds not chargeable
to school districts as
minimum program
income ----- HB 807
- Relating to filing affidavit
exhibiting interest of
mortgagee ----- HB 778
- Royalties from lands
occupied by Western
State Hospital ----- HJR 524
- Service of process—non-
resident owners of leases HB 999
- Temporary tax on fuels
for roads ----- HB 828
- Unfair trade in products
of ----- SB 407

OKLAHOMA: Making OK
abbreviation of ----- HJR 507

OKLAHOMA A & M
COLLEGE, OKMULGEE:
Appropriation: Biennial
----- SB 29; HB 630

Buildings ----- HB 631

Repairs ----- HB 632

OKLAHOMA A & M
COLLEGE, STILLWATER:
Appropriation: Biennial
----- SB 29; HB 630

Buildings ----- HB 631

Control, predatory
animals, rodents ----- HB 777

Repairs ----- HB 632

Research ----- SB 314

Television, educational ----- SJR 15

Changing name to Okla-
homa State University
of Agriculture and Ap-
plied Science ----- HB 861

Maturities for bonds
issued by ----- SB 387

To name building for
J. A. Simpson ----- SCR 10

Validating bonds ----- HB 861

OKLAHOMA AVIATION
COMMISSION:
Appropriation: Biennial;
positions, airplanes ----- SB 284

OKLAHOMA BOARD OF
VETERANS AFFAIRS:
Creating ----- SB 362

OKLAHOMA CHILDREN'S
MEMORIAL HOSPITAL:
Appropriation: Biennial
----- SBs 29, 113, 119

Change of name to ----- HB 772

To be teaching hospital for
medical center ----- HB 772

OKLAHOMA CITY: Designat-
ing name of fair ----- HCR 510

OKLAHOMA CITY-LAWTON
TURNPIKE ----- SJR 37

OKLAHOMA COLLEGE
FOR WOMEN:
Appropriation: Biennial
----- SB 29; HB 630

Buildings ----- HB 631

Repairs ----- HB 632

Students in speech and
hearing clinic ----- HB 686

Maturity date of bonds of HB 950

OKLAHOMA COMMISSION
FOR CRIPPLED CHILDREN:
See also Oklahoma Children's
Memorial Hospital
Appropriation: Biennial
----- SBs 29, 119

OKLAHOMA CONSTITUTION:
See Constitutional Amendments

OKLAHOMA DEPARTMENT
OF COMMERCE AND
INDUSTRY:
See Department of Commerce
and Industry

OKLAHOMA DEPARTMENT
OF VETERANS AFFAIRS:
Creating ----- SB 362

OKLAHOMA EDUCATIONAL
TELEVISION AUTHORITY:
Appropriation—Stations at
Tulsa and Stillwater ----- SJR 15

OKLAHOMA EMERGENCY
RELIEF BOARD: See also
Oklahoma Public Welfare
Commission

OKLAHOMA EMERGENCY
RELIEF BOARD—(Contd.)
Abolishing; transferring to
Oklahoma Public Wel-
fare Commission ___SB 5; HB 530
Appropriation: Biennial,
duties _____SB 29

OKLAHOMA EMPLOYMENT
SECURITY COMMISSION:
See also Employment Security
Prohibiting certain deduc-
tions from benefits ____HB 1014
Qualifications; procedures HB 940

OKLAHOMA GAME AND
FISH COMMISSION:
See State Game and Fish
Commission

OKLAHOMA GENERAL
HOSPITAL, CLINTON:
Appropriation: Biennial ___HB 516
Repairs _____SB 423

OKLAHOMA GROUND
WATER LAW:
Creating; powers;
Director's salary; Defini-
tions; applications;
permits; licenses _____SB 199

OKLAHOMA HISTORICAL
SOCIETY:
Appropriation: Biennial ___HB 638
Salina Day _____HB 542
Authorized to acquire prop-
erty; make contracts;
create revolving fund ___HB 537

OKLAHOMA HISTORY: Teach-
ing in public schools _____HB 880

OKLAHOMA HOSPITAL FOR
CRIPPLED CHILDREN:
See Oklahoma Children's
Memorial Hospital
Appropriation for educa-
tion in _____SB 113

OKLAHOMA INSURANCE
AND RATING BUREAU:
Creating, rates, appropri-
ation _____HB 619

OKLAHOMA LIQUEFIED
PETROLEUM GAS BOARD:
Additional powers to ____HB 1017

OKLAHOMA LITERATURE
COMMISSION:
May prohibit sale of
obscene literature _____SB 313

OKLAHOMA MILITARY
ACADEMY, CLAREMORE:
Appropriation: Biennial
_____SB 29; HB 630
Buildings _____HB 631
Repairs _____HB 632
Constructing building,
financing of _____HB 1011
Maturity date, bonds of ___HB 951

OKLAHOMA NATIONAL
GUARD: See also adjutant
General;
See also Service Persons
Armory Buildings,
contracts _____SB 50; HB 514
Registration of automo-
biles; fee _____SB 453
Trial of prisoners _____HB 607

OKLAHOMA PARDON AND
PAROLE BOARD: See Pardon
and Parole Board

OKLAHOMA PLANNING
AND RESOURCES BOARD:
Appropriation: Biennial
_____SBs 29, 104
Black Kettle
Park _____SB 104; HB 886
Easter Sunrise Service ___SB 45
Rebuilding cafe in
Texoma Park _____SB 415
Supplemental _____SB 8
Authorized to sell materials,
not needed; disposition of
funds _____SB 334
Authority over withdrawal
of waters _____SB 359
Commending Jack V. Boyd
for service in _____SR 44
Creating new board to
replace _____SB 374
Payment to S. D.
Giacomo Co. by _____HB 582
Prohibiting charging fee
to state parks _____SB 288
To acquire land in LeFlore
County for park _____SR 62

OKLAHOMA PLANNING AND
RESOURCES BOARD—(Contd.)

- To designate areas for
water skiing -----SB 166
To sell land to Ardmore ---SB 168
Transfer of powers to
Water Resources Board SB 138
Water Resources: Powers,
salaries, director -----SB 199

OKLAHOMA PRESS
ASSOCIATION:

- Commending -----SR 61

OKLAHOMA PUBLIC

WELFARE COMMISSION:

See also State Department
of Public Welfare

- Apportionment of sales
tax to -----SB 367

- Appropriation: Biennial,
general relief ---SB 132; HB 727

- Authorized to revise
budgets on old age
assistance -----HB 629

- To inform Senate of
State Plan -----SJR 36

- To liberalize budget for
persons over 65 -----SJR 6

- To set up rehabilitation
fund for blind, aged and
disabled -----SJR 12

- Transfer of Emergency
Relief Board to ---SB 5; HB 530

OKLAHOMA SCHOOL FOR
THE BLIND, MUSKOGEE:

- Appropriation: Biennial ---HB 516
Board of Affairs Authorized
to convey land -----HB 516

OKLAHOMA SCHOOL FOR
DEAF, SULPHUR:

- Admitting Negro deaf
students to -----SR 39
Appropriation: Biennial ---HB 516
Supplemental -----SB 8

OKLAHOMA SEMI-
CENTENNIAL:

- Appropriation: Counties:
54000-60000—Easter ---SB 45
Personal services;
expenses -----HB 502
Supplemental -----SB 8

- Authorizing transportation
of school children to ---HJR 528

Designating fairs:

- Muskogee -----HCR 509
Oklahoma City and
Tulsa -----HCR 510

- Designating Miss Yvonne
Choteau as "Miss Okla-
homa Semi-Centennial" SR 4

- Designating roundup at
Pawhuska as official
cavalcade -----SCR 32

- Inviting Ed Sullivan to
participate in -----SB 64

- Lawmakers re-union in
celebration of -----SCR 34

- Official opening at Guthrie SCR 14

- Rush Springs Watermelon
Festival -----HCR 531
Turkey-Rama -----HCR 516

OKLAHOMA STATE LIBRARY:

- Appropriation: Biennial
for department -----HB 644
Rural areas 1958-59 ---SB 15
Rural areas 1957 ---SB 16

OKLAHOMA STATE

PENITENTIARY:

- Appropriation: Biennial ---HB 516
Purchase of farm land for SB 82
Purchase, refrigerated van,
tractor -----SB 21
Supplemental -----SB 8

- Authorizing suit against
state, wrongful death---SJR 43

- Confinement, criminally
insane in -----SB 26

- Creating Industrial Revolv-
ing Fund -----SB 18

- Prohibiting possession of
money by inmates-----SB 242

- Purchase of farm land;
construction -----SB 82

- Rodeo, name of -----SCR 9

- Salary of warden, duties---SB 9

- Sale and purchase of real
estate—Atoka County ---SB 74

- To furnish bricks for
museum in Roger Mills
County -----HJR 515

OKLAHOMA STATE

PENITENTIARY—(Contd.)

Warden to restore lost good
time of inmates.....SB 254

OKLAHOMA STATE

REFORMATORY:

Appropriation: Biennial ----HB 516

Recreational, building ----HB 514

Authorizing use of revolving
fund for purchase of
real estate ----SB 84

Prisoners, working of ----SB 20

Salary of warden ----SB 9

OKLAHOMA STATE REGENTS

FOR HIGHER EDUCATION:

Appropriation:

Biennial for constituent
institutions.....SBs 29, 109; HB 630

Buildings ----HB 631

Cooperation with southern
states ----HBs 630, 672

Murray State Agricultural
College ----HB 514

Outstanding and new
obligations ----SB 72

Repairs ----HB 632

Research, in institutions SB 314

Students, OCW speech and
hearing clinic ----HB 686

Student loan fund ----SB 234

Supplemental ----SB 8

Recommending appro-
priation ----SJR 5

To bring university hospital
employees under salary
act ----HCR 542

To provide scholarships for
handicapped ----SJR 32

To study need for adding
courses of study at
Eastern Oklahoma A&M.....SCR 24

OKLAHOMA STATE SYSTEM OF
HIGHER EDUCATION:

Authorizing cities to give
land to institutions
comprising ----SB 272

Creating land grant equali-
zation fund ----HJR 503

OKLAHOMA STATE UNIVERSITY
OF AGRICULTURE AND APPLIED

SCIENCE: See also Oklahoma

A&M College

Change of name to ----HB 861

OKLAHOMA STATE WAR

VETERANS HOME FACILITIES,

ARDMORE AND SULPHUR:

Appropriation:

Biennial ----SBs 29, 127

Conference ----SR 14

OKLAHOMA TAX COMMISSION:

Appropriation:

Biennial ----SBs 29, 100

Enforcement officers for
motor vehicles—badges,
uniforms ----SB 146

To administer act on
severance tax, gas ----HB 828

OKLAHOMA TURNPIKE

AUTHORITY:

Apportionment of motor
fuel tax to southwest
turnpike ----SJR 37

Financing of pike between Okla-
homa Terminus and
Wichita Falls ----HB 901

Fixing terms; eligibility,
chairman ----SB 222

Investment in bonds for
teachers retirement issued
by ----SB 431

OKLAHOMA WAR VETERANS
COMMISSION:

Authority, appropriation,
biennial ----SBs 29, 127

OKLAHOMA WATER RESOURCES
BOARD: See Water Resources Board

OKLAHOMA WATER STUDY

COMMITTEE:

Approval of report of ----HJR 502

OKLAHOMA WEEK:

Designating ----HJR 526

OKLAHOMA YOUNG DEMOCRAT
CLUBS:

Commending for college
rally ----SCR 13

OKLAHOMAN: Naming Joel

McCrea, star of picture....HCR 532

- OLD AGE ASSISTANCE: See also
Social Security
Exempting income of
 recipients of ___HCR 520; HB 629
Hospitalizations for persons
 eligible for ___SCR 17; HCR 519
Licenses for hunting and
 fishing by recipients of ___SB 341
May earn income and
 receive _____SJR 6
Rehabilitation fund for
 aged _____SJR 12
Residence eligibility for ___HB 947
- OLD BOGGY DEPOT:
 Appropriation _____SB 104
- OOLAGAH DAM: Practices of army
 engineers on land procurement ___SR 52
- OOLAGAH GIRLS HIGH SCHOOL
BASKETBALL TEAM:
 Commending _____SR 16
- OPEN RANGE: When law not
 applicable on _____SB 245
- OPTICIANS: Registration; fees
 of dispensing _____SB 253
- OPTIMA RESERVOIR:
 Authorizing _____SCR 6
- ORPHANS: See also Children
 Appropriation; Biennial,
 tuition aid for _____SBs 29, 107
 Biennial: For care in
 Eastern Oklahoma
 College _____SB 53
 Biennial: Care of, not in
 state institutions _____SB 111
 Procedure for adoption
 from orphanages _____HB 854
- OSAGE HILLS: Appropriation ___SB 104
- OSWALD, ROBERT:
 Commending _____HCR 504
- OTOE-MISSOURI POW- WOW:
 Appropriation _____SB 104
- OVERLOADS: See Loads; See
 Motor Vehicles
- P**
- PAINTINGS: Restoration in
 capitol _____SB 210
- PANHANDLE: Commending
 service in blizzard _____SR 34
- PANHANDLE A&M COLLEGE,
GOODWELL:
 Appropriation: Biennial ___HB 630
 Buildings _____HB 631
 Repairs _____HB 632
- PARAGORIC: Regulating
 sale of _____HB 919
- PARDON AND PAROLE BOARD:
 Appropriation: Biennial ___HB 692
- PARDONS AND PAROLES:
 Completion of terms; recom-
 mendation for pardon ___SB 92
 Credits for blood donations ___HB 893
 Restoration of credits by
 warden _____SB 254
- PARENTS: Adoption of children
 of foreign countries _____SB 304
 Consent of in adoptions;
 exceptions _____SB 259; HB 611
 Custody of children in
 divorce cases; jurisdiction;
 transfer of proceedings ___SB 414
 Damages by minors -
 responsibility of _____SB 95
 Disabled—rehabilitation of ___SB 392
 Divorced—child custody;
 support _____SB 93
 Liability for misconduct
 of minors _____SB 85
 Limiting earning when re-
 ceiving help for children ___SB 186
 Minors attending pool hall
 need consent of _____SB 343
 Powers of courts re
 delinquent children and
 parents _____HB 674
 Rehabilitation of, those
 receiving public
 assistance _____SJR 31
 When children's court has
 jurisdiction over _____SB 94
 Witness of either in cases
 involving minors _____SB 229
- PARKING LOT: Authorizing
 lease to church _____SJR 16
- PARKS: Rosa F.:
 Appropriation _____HB 789

PARKS AND RECREATIONS:

- See also Oklahoma Planning and Resources Board
- Black Kettle:
 Appropriation
 for -----SB 104; HB 886
- Penitentiary to furnish bricks for -----HJR 515
- Cavanal Mountain Park—
 establishing -----SR 62
- Joint committee to study and report on -----SJR 45
- Mobile Home Parks,
 regulating, defining -----SB 27
- Prohibiting charging fees for entry into state parks SB 288
- Texoma—appropriation for building cafe -----SB 415
- Texoma Land Indian Festival—appropriation --SB 454

PAROLES: See also Pardons and Paroles

- Delinquent children in institutions—release ----HB 552

PARTNERSHIPS: Dissolution upon death unless otherwise provided -----HB 750**PATTERSON, FRED L:**
 Appropriation -----HB 789**PATTI PAGE DAY:**
 Designating -----HCR 546**PAULS VALLEY STATE SCHOOL:**
 Appropriation: Biennial ----HB 516
 Children's cottages ----SB 156
 Turner Clinic kitchen ----HB 514
 Authorizing farm training project -----SJR 2**PAVING:** Appropriation for—
 portion of street, Oklahoma City -----SB 395**PAWHUSKA CAVALCADE:**
 Official Semi-Centennial ----SCR 32**PENAL INSTITUTIONS:** See also Oklahoma State Penitentiary; Oklahoma State Reformatory; Prisons and Reformatories
 Authorizing suit against state in wrongful death in -----SJR 43

- Costs in criminal actions and habeas corpus proceedings by inmates -----SB 178
- Transferring control, Board of Affairs to Board of Penal Control -----SB 76

PENSACOLA DAM: Limiting fishing below -----HB 794**PENSIONS AND RETIREMENT:**
 County Superintendents ----SB 201
 Employes in city over 240,000 may provide ----HB 907
 Firemen -----SB 430; HB 1031
 Police -----HB 543
 Public Safety Department—
 conditions -----SB 173
 State Highway employes --SB 416
 Teachers ----SBs 12, 29, 123, 428; HB 546

Widows, veterans, Spanish American War -----HCR 538

PER CAPITA COST INDEX:
 Increasing—school -----SB 11**PER DIEM:** See also Travel Expenses
 District Judges -----HB 719
 Legislature -----SB 108
 State Officers,
 Employes SR 63, SB 40; HB 682
 Superior Court Judges ----HB 719**PERMITS:** See also Licenses;
 Beer, revoked; issuance of new -----SB 399
 Cigarettes, issued only when business place is in state HB 1038
 Debt pooling -----HB 1023
 Issuing for instruction and instructors for driving --HB 815
 Liquefied petroleum gas—
 fees for -----HB 1017**PERRY HIGHSCHOOL BAND:**
 Official Semi-Centennial ----SCR 28**PESTS:** Defining structural ----HB 780**PETROLEUM EXPERIMENT STATION:**
 Appropriation: Biennial ----HB 516**PETROLEUM PRODUCTS:**
 Unfair trade in -----SB 407

PHARMACISTS:

- Inspectors of Board may
confiscate barbiturates __HB 519
- Reciprocal certificates:
fees _____SBs 366, 438

PHELPS, MALCOLM:

- Congratulating _____SR 27

PHILLIPS, HOWARD:

- Appropriation _____HB 789

PHYSICIANS AND SURGEONS:

- Annual renewal certificate of
registration; fee _____HB 707
- Responsibility, treatment,
discharge, mental
patients _____SB 312
- Testimony, Workmen's
Compensation cases _____SB 217

PICKENS, R. M.: In memory

- of _____HCR 506

PI KAPPA ALPHA FRATERNITY:

- Commending _____SR 10

PILOTS: Carrying passengers,

- authority over _____SB 258

PIONEER WOMAN MUSEUM:

- Appropriation _____SB 104

PIPELINES, Water: Norman_HJR 517

- To state institutions _____SB 86

PLAINTIFFS: Joinder of parties

- consent of original _____HB 1026

PLANNING AND RESOURCES:

- See Oklahoma Planning and
Resources Board

PLANNING AND ZONING:

- Establishing Commission for
cities _____HBs 800, 905
- Establishing commission
for counties of
25000-28000 _____HB 974
- Exempting certain lands used
for industries from areas
within jurisdiction of _____HB 995
- Provisions for overruling
action in cities over
240000 _____SB 396

PLATES: See Licenses

PLEADINGS: Filing when office

- is closed _____HB 765

PLUMBERS: Amending 1955 law

to provide it applicable to

- towns over 5000 _____SB 216

Authorizing building for
examining applicants for
license _____HJR 521

POLICE: Capitol area protection;
appropriation _____SB 176

Pensions and Retirement:

- Age limits; suspension,
payments; spouse _____HB 543

POLICE COURTS: Traffic

- violations _____SB 81

POLL BOOK: Persons voting in school
election to sign _____HB 760

POLLS: See also Elections

- Ballots not to be removed
from _____HB 733
- Opening and closing:
Counties 43500-44500 __HB 997
- General bill ____HBs 569, 1042

POLLUTION: Ad valorem tax

- exemption of property used in
prevention of _____SJR 23

POOL AND BILLIARD HALLS:

- Revocation license—minors _SB 343

POOR FARMS: Superin-

- tendents of _____HB 739

POOR PERSONS: See also Social
Security

- Distribution of funds,
Counties: 250000-300000 __SB 31
- Grants for needy—
percentage of sales tax to _SB 367
- Payment of checks after
death of payee _____HB 749
- Rehabilitation of _____SB 392
- Superintendent of county
asylums, poor farms ____HB 739

POTTMYER, JIMMIE

- Commending, essay
contest _____SCR 12

POULTRY: Construction of

- project for Pauls Valley State
School _____SJR 2

POWELL, MOLLIE:

- Commending _____SR 50

PRECINCT ELECTION BOARDS:

- Compensation of _____SBs 29, 98

PRECINCT OFFICIALS: See	
also Elections	
Compensation of	SB 203; HB 569
Methods for paying	HB 873
Registrars; Abolishing	
office	SB 38
Pay of	SB 260
PRE-INITIATION: See Initiation	
PRESIDENTIAL ELECTORS:	
Candidates cannot participate	
in runoff primary	HB 733
PRESIDENT OF SENATE:	
To appoint committee to	
study higher education	SJR 3
PRESIDENT OF THE UNITED	
STATES: See also United	
States Congress	
Memorializing:	SCRs 8, 15, 21, 23;
	HCR 537
PRESIDENT PRO TEMPORE:	
Honorable Don Baldwin:	
Employment on contracts	
between GRDA and	
Public Service Co.	SR 9
Presentation, office fixtures	
to	SR 45
To appoint committees:	
To attend Red River	
Compact	SR 12
To confer with authori-	
ties on Social Security	
legislation	SR 36
To investigate insurance	
rates in New York	SR 22
To investigate meat	
retailers	SR 37
To investigate state	
agencies	SR 55
To plan National	
Legislative	
Conference	HJR 505
To study highway	
program	SR 56
To study institutions	
of higher education	HCR 540
To study insurance	
rates	SR 5
To study parks	SJR 45
To study purchase order	
	system of highway
	department
	SR 7
	To study state
	institutions
	SCR 2
	To Veterans
	Conference
	SR 14
	To appointment members of
	school study commission
	SJR 33
	To appoint members to
	confer with government
	officials on GRDA
	SR 13
	To approve claims of
	members attending
	conference
	SR 42
	To send appropriation bills
	to Conference
	SCR 11
PRESS ASSOCIATION:	
Commending	SR 61
PRICE SUPPORTS: Butter	
scoring	SCM 1; SJM 1
PRIMARIES: See Elections	
PRISONERS: Completion of	
terms of parole of; recom-	
mendation for pardon	SB 92
Credits for donating blood	HB 893
Feeding by sheriffs,	
compensation	HB 661
Modifying judgments	
relating to	HB 1008
State penitentiary—	
prohibiting possession of	
money in	SB 242
To receive cash when	
when discharged	SB 24
Trial of military	HB 607
Warden shall restore lost	
good time of	SB 254
Working at Reformatory	SB 20
PRISONS AND REFORMA-	
TORIES: See Oklahoma	
State Penitentiary; See	
Oklahoma State Reformatory;	
See Prisoners	
PRIZES: Conditions for	
merchants giving	SB 143
PROBATE PROCEDURE: See	
also Estates	
Foreign wills	HB 984

PROBATE PROCEDURE—(Contd.)

- Notice to creditors of
deceased persons ----- HB 589
Sales of real estate—
publication of notices ---HB 927

PROBATION:

- Legislature may provide for
those accused of crime---SJR 26

PROBATION OFFICERS: See

also Juvenile Delinquency

- Fixing salaries of assistants
and officers:

Counties: 10500-11000	HB 949
12000-14000	SB 97
12730-12750	SB 467
14300-14700	SB 266
15000-19000	SB 376
16800-17500	SB 247; HB 813
19750-20000	HB 923
20000-20400	HB 953
20500-21000	SB 280
29000-30000	SB 13
30000-31000	SB 327; HB 987
31750-32750	HB 687
39500-41000	SB 364
41000-42000	HB 504
50000-55000	HB 933
Over 300000	SB 96

PROFESSIONS AND OCCUPATIONS:

- Board of Architects—
membership ----- HB 914
Chiropractors---SB 412; HBs 773,
832, 883
Dentistry—appropriation
for ----- SB 109
Engineering ---SBs 406, 452, 458
Opticians ----- SB 253
Pharmacists SBs 366, 438; HB 519
Physicians and
Surgeons: SBs 217, 312; HB 707
Plumbing -----SB 216; HJR 521

PROHIBITION: Providing for
issuance of by Criminal Court
of Appeals ----- SB 256

PROPERTY: See also Real and
Personal Property

- Awards for injury to ----- SB 169
Destruction of, encumbered
with mortgage ----- HB 585

Exempt from ad valorem
tax ----- HB 809

Exempt for payment of
debt—homes ----- HB 802

Permitting employes of cities
and towns to enter upon---HB 728

Refund of sales tax paid on
materials used on state---SB 365

PROPERTY INSURANCE: ---HB 501

PSYCHIATRIC EXAMINATION:

Children—state training
schools ----- SB 19

PUBLIC ASSISTANCE: See also

Social Security

Emergency relief, abolishing
board ----- SB 5; HB 530

Memorializing Congress to
continue matching formula
under Social Security --HCR 531

Poor persons—rehabilitation
of ----- SJR 31; SB 392

PUBLICATIONS: Comic books---SB 313

Creating board for;
appropriation ----- HB 821

Legal notices ----- HB 764

Notice to creditors of
deceased persons ----- HB 589

Notice to be given on sale
of land ----- HB 956

Sale of real estate in
probate ----- HB 927

Service of process made
by ----- SBs 180, 181, 182

PUBLIC DEFENDERS: See also

Probation Officers

Counties over 300000, fixing
salary ----- SBs 70, 96

PUBLIC FINANCE:

Disposition of money received
from United States under
Flood Control Act ----- SB 243

PUBLIC FUNDS: Cancellation of
depository checks by state
agencies; disposition of ----- HB 936

PUBLIC HEALTH: See also

State Department of Health

Creating Occupational and
Radiological Health

Section ----- SB 25

- PUBLIC HEALTH—(Contd.)**
 Memorializing Congress to
 create Atomic Health
 Service -----HCR 537
 Regulating places where
 food is sold -----SB 402
- PUBLIC LANDS:**
 Commissioners of Land Office:
 Investments in farm
 mortgages -----SBs 223, 342
 Leasing of non-preference
 right leases -----SB 308
 Loans—mineral
 ownership -----SB 246
- PUBLIC LIBRARIES:** See Libraries
- PUBLIC OFFICERS:** See also
 State Officers and Employes
 Bribery—forfeiting assets
 given to -----HB 916
- PUBLIC OFFICES:**
 Filing fees for candidates
 for -----SB 440
 Filing of instruments when
 office closed -----HB 765
- PUBLIC SAFETY:** See also Department
 of Public Safety
 Agreements on safety respon-
 sibilities with other states..HB 564
 Creating Bureau of
 Investigation for -----SB 73
 Creating new department
 of -----SB 3; HB 934
 Department of,
 appropriations..SBs 8, 29, 36, 128
 Inspection of motor
 vehicles -----SB 238
 Labor Commissioner to
 provide codes for -----HB 725
 Legislative Council to
 prepare Code for -----HCR 523
 Open Range -----SB 245
 Persons in rest and nursing
 homes:
 Alarm systems ..SBs 323, 333
 Schools for sheriffs;
 expense -----SB 185
 Testing stations -----SB 238
- PUBLIC SAFETY COMMISSION:**
 See also Commissioners of
 Public Safety
 Creating new; abolishing
 old department -----HB 934
- PUBLIC SCHOOLS:** See Schools, Public
- PUBLIC SERVICE COMPANY:**
 Employment help with GRDA..SR 9
- PUBLIC UTILITIES:**
 Exception of mortgages on
 property used in carrying
 on the business of -----HB 778
 Relocation of, for
 rights-of-way -----SB 65
 Use of highways by -----HB 559
- PUBLIC WELFARE:** See
 Oklahoma Public Welfare
 Commission; See State
 Department of Public Welfare
- PUPILS:** See also schools
 Transfer to another state..HB 550
- PURCELL, AMANDA:**
 Appropriation -----HB 789
- Q**
- QUARTZ MOUNTAIN:**
 Appropriation -----SB 104
- R**
- RADIO AND TELEVISION:**
 Appropriation, educational
 television -----SJR 15
 Inviting Ed Sullivan show
 to Oklahoma -----SR 64
 License plates for autos with
 radio transmitters SB 37; HB 571
 Limiting liability for
 damages, statements on..HB 609
 Radios on freight trains....SB 148
 Sheriffs may purchase radios—
 Counties: 9750-10200 ----HB 539
- RADIOLOGICAL:** See State
 Department of Health
- RAILROADS:**
 Caboose, safety glass in...SB 149
 Operating track motor
 cars—equipment -----SB 189
 Radio equipment on
 freight trains -----SB 148
 Regulation for—occupying
 streets -----HB 730

RAILROADS—(Contd.)

Sanitary drinking facilities,
employees -----SB 125

RANGERS: Appointment of ----SB 73

RAYMOND GARY EXPRESSWAY:
Designating highways -----HJR 530

RAYMOND GARY LAKE:
Appropriation -----SB 104

REAL AND PERSONAL

PROPERTY: See also

Mortgages

Personal

Affidavits: Filing of,
exhibiting interest
of mortgagee -----HB 778

Duration of validity
of mortgage -----HB 778

Real: (See also Land)

Actions to quiet title to ---SB 153

Assessment of ad valorem SJR 38

Authorizing purchase for
Reformatory -----SB 84

Fee simple in boundaries
of city or incorporated
town -----SB 444

Mental Health Board
may sell -----SB 213

Notice to be given on
sale of -----HB 956

Owners to file names and
addresses with county
assessor -----HB 624

Publication of order of sale
in probate proceedings ---HB 927

Purchase of land for penal
institutions -----SB 74

Variance in names of
persons in court proceed-
ings affecting title to ---HB 865

RECALLS:

HJR 503 from Governor --HCR 545

RECEIPTS: County Treasurer
to issue duplicates -----HB 594

RECORDING: Mineral Deeds ---SB 160

RECORDS: Business, preserving,
destroying -----HB 768

Public schools, annexed
districts: Custody -----SB 448

Registered voters -----SB 38

RECOUNTS: See also Elections

General election contests --HB 850

Primary election contests --SR 3

RED CANYON: Appropriation SB 104

RED CROSS: Commending for
assistance to flooded
communities -----SCR 30

REDISTRICTING: Legislative
-----SJR 10, 20

Senatorial -----SJR 8; SB 164

Wards in cities -----HB 979

RED RIVER COMPACT

COMMISSION:

Meeting of -----SR 12

RED RIVER VALLEY

IMPROVEMENT ASSOCIATION:

Members appointed to attend
conference -----HCR 533

REFERENDUM:

See Constitutional Amendments:

See Initiative and Referendum

REFLECTORS: Automobiles ---HB 676

REFUNDS: Cigaret tax stamps
-----HJR 523

Sales tax on property
bought by state -----SB 365

REGIONAL COUNCIL ON

MENTAL TRAINING AND

RESEARCH: Appropriation SB 250

REGIONAL EDUCATION:

Appropriation --SB 109; HBs 630, 672

Increase in membership,
Southern

Compact -----SB 237; HB 574

State Board of Regents of

Higher Education may

enter into agreements

with southern states on;

appropriation ---SB 109; HB 630

REGISTRATIONS: See also

Elections

Changing party affiliations SB 260

Counties, 62000-95000

records -----SB 38

Counties 325000 — electors

—when application may

be received -----SB 369

Pay of precinct registrars SB 260

- REGISTRATIONS—(Contd.)
 Procedures, registration,
 cancellation -----SB 83
 Providing central card
 system -----SB 260
- REGULATORY BOARDS:
 State Treasury, depository for HB 929
- REHABILITATION: For recip-
 ients of public assistance
 -----SJR 31; SB 392
 Fund for blind, aged and
 disabled -----SJR 12
 Slums -----SB 461; HBs 611, 737
- RELIEF: See also Oklahoma
 Public Welfare Commission
 Abolishing Emergency
 Board for -----SB 5; HB 530
 Appropriation, Oklahoma
 Public Welfare
 Commission -----SB 132; HB 727
 Creating State and Local
 Defense for disasters -----SB 59
 Payments of checks after
 death of payee -----HB 749
- RELIGIOUS CORPORATIONS:
 Bus license tag fee -----SB 422
 Limiting alteration of articles
 of incorporation -----SB 150
- REPP, DALE: Commending
 farm achievements -----HCR 502
- RESEARCH CENTERS:
 Establishing institutional
 airports -----SB 264; HB 848
- RESOLUTION: Recalling from
 Governor
 HJR 503, appropriation in
 excess of budget -----HCR 545
- RESTAURANTS: Inspections;
 licenses -----SB 402
- REST HOMES:
 Excluding treatment by
 spiritual means -----SB 360
 Limitation of occupancy;
 automatic alarms;
 sprinklers -----SBs 323, 333
 Providing for injunction
 against violations
 regulating -----SB 463
 Study of -----SR 51
- RETAILERS: Investigation of
 —selling food -----SR 37
- RETIREMENT: See Pensions
 and Retirement
- REVENUE AND TAXATION:
 See Taxation
- RICH, NORMA ANN
 (formerly Tate)
 Authorized to sue state ___HB 985
- RIGHTS-OF-WAY:
 See also Roads and Highways
 Counties to acquire—
 width of -----HB 567
 Highways beyond city limits SB 255
 Policies for Highway
 Commission, relating to SB 65
 Road and street
 intersections -----HB 731
- ROADS AND HIGHWAYS:
 See also State Highway Com-
 mission; State Highway
 Department
 Advertising on -----SB 71
 Authority of county com-
 missioners in incorporated
 cities in surfacing -----SB 462
 Authorizing cities and
 towns to buy right-of-
 way beyond city limits ___SB 255
 Authorizing employment
 non-citizen engineers ___SB 458
 Construction of highways
 in cities and towns ___SB 66
 County: Hardsurfacing,
 farm-to-market roads ___SB 158
 County roads: County Com-
 missioners to determine
 width -----HB 567
 Designating Raymond
 Gary Expressway -----HJR 530
 Highway Development Rights:
 State, county, city may
 enter into agreements HB 566
 Interim committee on ___SR 56
 Mechanical inspection of
 motor vehicles on -----SB 238
 Obstructions and
 structures on -----HB 559
 Opening, four-lane highway
 on U. S. 66 -----SR 31

ROADS AND HIGHWAYS—(Contd.)

- Prohibiting throwing
objects causing fires on ___HB 703
- Proposing amendment
to constitution creating
Department of Highways SJR 35
- Purchase of construction
and maintenance equip-
ment—lists, bids _____HB 604
- Regulating contracts on;
requiring notice to bidders SB 348
- Repealing section of SB 105,
26th Session, relating to
materials used—appropria-
tion for highways _____SB 469
- Right-of-way: Policies
for Highway Commission;
relocation public utilities SB 65
- Right-of-way
at intersections _____HB 731
- Soil conservation along ____SB 346
- State and county through
cities, towns _____SB 462
- Temporary excise tax for __HB 828
- Unrestricted highway funds
—donated commodities:
SBs 61, 62; HBs 857, 929, 935, 946
- ROBB, VERNA: Commending __SR 50
- ROBBERS CAVE:
Appropriation _____SB 104
- ROBBERS CAVE PARK
GROCERY: Payment to
S. D. Giacomo Company ____HB 582
- RODENTS: Appropriation for
control of _____SB 126; HBs 695, 777
- RODEOS: Commending:
Field of rodeo as sport ____SR 19
Jim Shoulders _____SR 20
Jim Snively _____SR 18
Semi-Centennial, Erick ____SR 31
State Penitentiary,
name of _____SCR 9
- ROGERS COUNTY:
GRDA to include ____SB 46; HB 578
- ROGERS, DAISY:
Commending _____SR 50
- ROGERS, TOMMY: Commending
for 4-H Club work _____HCR 536
- ROMAN NOSE: Appropriation SB 104

ROUNDUPS: Pawhuska Caval-
cade to be designated as
official Semi-Centennial ____SCR 32

RURAL ELECTRIFICATION:
Defining areas for distributing SB 207

RURAL TELEPHONE AND
RURAL ELECTRIC COOP-
ERATIVES: Obstruction on
overhanging highways _____HB 559

RUSH SPRINGS WATER-
MELON FESTIVAL _____HCR 513

S

SAC-FOX INDIAN EXPOSITION:
Appropriation _____SB 104

SAFETY: See also Public Safety
Labor Commissioner to
provide codes for _____HB 725

SAFETY GLASS: Defining ____SB 149

SAFETY ZONES:
Defining turbine outlet
extending from dam ____HB 742

SALARIES: See also Compensation
Attorney General ____SBs 200, 351
Bailliffs:

Counties: 20500-21000 __SB 434

34075-34900 _____SB 451

41000-42000 _____HB 635

43500-44500 _____HB 910

52750-200000 __SB 372; HB 635

Budget Division _____HB 642

Chief Mine Inspector SBs 200, 351

Children's Court Judge ____SB 94

City Court

Officers: _____SBs 28, 278

Civil Defense Director ____HB 639

Clerk of Supreme

Court _____SBs 200, 351

Commissioner of Charities

and Correction ____SBs 200, 351

Commissioner of

Labor _____SBs 200, 351

Corporation

Commission _____SBs 200, 351

County Assessors __HBs 867, 1045

County Attorneys (See detail
under COUNTY

ATTORNEYS) __SBs 13, 97, 167,

SALARIES—(Contd.)

247, 248, 266, 280, 282	
327, 328, 330, 364, 376,	
450, 460, 464, 467, 470,	
472;	
HBs 504, 540, 687, 812, 813,	
871, 910, 923, 933, 949,	
953, 959, 987, 998, 1030,	
1040	
County Bureaus of	
Identification _____	SB 307
County Clerk ---	SB 456; HBs 605,
	867, 1045
County Court	
Stenographers _____	HB 812
County Election Board	
Secretary, Counties	
over 300000 _____	SB 429
County Excise—Equali-	
zation Board _____	SB 57
County Judge (See detail	
under COUNTY JUDGE)	
SBs 42, 167, 248, 279, 282,	
306, 315, 326, 328, 330,	
364, 373, 435, 460, 472;	
HBs 505, 688, 855, 867, 871,	
899, 910, 917, 953, 958	
960, 987, 988, 1030, 1040	
County Officers: See also	
particular office	
Counties no less than	
14000 _____	HB 1030
Counties over 60000 _____	HB 867
County Registrar, Counties	
over 300000 _____	SB 429
County School Nurses _____	SB 201
County Superin-	
tendents: _SB 201, HBs 812, 867	
County Supervisors _____	SB 201
County Treasurers _SBs 400, 456;	
HBs 812, 867, 941	
Court Clerk _____	SB 456;
HBs 812, 867, 1045	
Court of Common Pleas Judges:	
Counties 72000-90000 _HB 904	
Counties over 300000 _SB 441	
Court Reporters ___SBs 329, 371;	
HB 812	
Criminal Court of Appeals __SB 200	
Dispatchers, Public Safety	
Department _____	HB 1007
District Judges: (See detail	
under DISTRICT JUDGES)	
SBs 140, 187, 200, 298, 305,	
324, 383, 385, 418	
HBs 610, 732, 833, 900, 954,	
965	
District Mine	
Inspector _____	SBs 200, 351
Elective Offices _____	SBs 200, 351
Examiners for driver's	
license _____	HB 745
Extra help of Senate _____	SR 2
Governor _____	SBs 200, 351
Juvenile Judges _____	HB 1012
Lieutenant Governor	
SBs 200, 351	
Probation Officers (See	
PROBATION OFFICERS)	
Regulating assignments for	
payment of _____	HB 877
Secretary of State ___SBs 200, 351	
Secretary, State Election	
Board _____	SB 98
Sheriffs _HBs 953, 1030, 1040, 1045	
State Auditor _____	SBs 200, 351
State employes, range of __SB 7	
State Examiner and	
Inspector _____	SBs 200, 351
State Insurance	
Commissioner _____	SBs 200, 351
State Officials,	
Elective _____	SBs 200, 351
State Treasurer _____	SBs 200, 351
Superintendent of Public	
Instruction _____	SBs 200, 351
Superior Court Judges:	
SBs 200, 298, 305, 324, 373;	
HBs 568, 732	
Supreme Court Judges ___SB 200	
Surplus Property Agent ___SB 110	
Teachers SJR 5, SBs 1, 6, 41, 405;	
HB 508	
University Hospital	
Employes _____	HCR 542
Wardens of Penal	
Institutions _____	SB 9

SALARY ADMINISTRATION

BOARD:

- Allocation of funds to:
 - appropriation for _____SJR 30
- To stabilize salaries state employes _____SB 7

- SALES: Closing out; license; fees _____HB 726
- Prohibiting discounts to employes _____HB 723

SALES AND CONVEYANCES:

- Publication of order, sale of real estate _____HB 927

SALES TAX:

- Enforcement of act on cigarettes _____SB 449
- Exempt from:
 - Agricultural materials __SBs 39, 367, 386
 - Local transportation __HB 971
 - Various organizations, products _____SB 386
- Increasing tax for legislative program _____SJR 5
- Refund of tax, state owned structures _____SB 365
- Refunds of tax paid on seed, feed, fertilizer _____SB 33

SALINA DAY: Appropriation __HB 542

SALVATION ARMY:

- Commending for help to flooded communities _____SCR 30

SANITATION AND SAFETY:

- Drinking cups on railroads __SB 125
- Inspection of places where food is sold _____SB 402

SANTA CLAUS COMMISSION:

- Appropriation _____SB 110

SAULSBURY, CARRIE:

- Appropriation _____HB 789

SCALES:

- Board of Agriculture may make minor repairs on without charge _____SB 209
- Stamping Devices _____SB 116

SCHOLARSHIPS:

- When handicapped may receive _____SJR 32

SCHOOL DISTRICTS: See also

Schools, Public

- Authorizing loans to school districts _____SJR 14
- Basic aid to—repeal of law on _____SB 274
- Bonds—by whom signed; facsimiles _____HB 913
- Bonds and sale of, combined issue _____HB 1048
- Defining elector in; elections to be held by County Election Board; poll books to be signed by voters___HB 760
- Distribution, commodities donated to:
 - Counties 9000-10000 ___HB 946
 - 13000-13500 _____SB 62
 - 13000-18000 _____HB 929
 - 14500-20000 _____SB 62
 - 14750-15000 _____HB 857
 - 17000-18000 _____SB 61
 - 18950-19500 _____HB 857
 - 19750-20000 _____HB 857
 - 43000-43500 _____HB 935
- Duties—education exceptional children _____SB 2
- Hospital, medical benefits; insurance for employes and officers _____HB 786
- May estimate income other than ad valorem _____SB 403
- Minimum program SB 403; HB 807
- Money received from U. S. Flood Control Act to ____SB 243
- Payment of premiums on insurance policies _____SB 380
- Proceeds from oil and gas not chargeable as minimum program income for state aid _____HB 807
- Providing payment, state aid, if application has been made but not received by Board of Education __HB 1028
- Publication of estimates, meetings _____SB 232
- Referendum on reorganization of _____SB 263
- State aid, districts having state institutions _____SB 23

- SCHOOL DISTRICTS—(Contd.)
 13th and 14th grades—
 appropriation -----SB 122
 To furnish rooms for
 voting machines -----SB 233
- SCHOOL FOR THE BLIND:
 See Oklahoma School for the
 Blind
- SCHOOL FOR THE DEAF:
 See Oklahoma School
 for the Deaf
- SCHOOL LAND: See Commis-
 sioners of Land Office; See
 Public Lands
- SCHOOL LIBRARIES: See Libraries
- SCHOOL LUNCH DIVISION,
 STATE BOARD OF
 EDUCATION:
 Appropriation:
 Personnel -----SBs 29, 115
- SCHOOL OF MEDICINE: See
 University School of Medicine
- SCHOOLS: Creating school for
 mentally retarded; location --SB 175
 Providing legislative
 programs; raising base
 pay of teachers; sales
 tax for -----SJR 5
- SCHOOLS, PUBLIC: See also
 School Districts; See also
 State Aid
 Appropriation: Biennial,
 aid to -----SBs 29, 103
 Dependent Youths and
 Orphans -----SB 53
 13th and 14th Grades--SB 122
 Authorizing attendance
 at any highschool -----SB 171
 Basic aid to districts—
 repeal of law on -----SB 274
 Basic schedule for teachers
 to qualify for state aid--SB 41
 Board of Education of
 Independent District:
 Limiting residence of
 members in wards --SB 466
 Bonds, signing of;
 facsimiles -----HB 913
- Code: Amount of aid—
 districts with state
 institutions -----SB 23
 County Superintendents:
 Authorizing employment
 of nurses and supervisors SB 201
 Daily attendance in schools
 for state aid, teachers ---SB 320
 Defining district superin-
 tendents; disposition,
 separate school property;
 liability, payment, salaries,
 teachers of annexed dis-
 trict; regulating transfer
 of children; transportation;
 state aid Status of board
 members -----SB 405
 Dependent youths and
 orphans—appropriation
 for -----SB 53
 Education, exceptional
 children -----SB 2
 Establishing state and
 county committees -----SB 263
 Increasing per capita cost
 index -----SB 11
 Libraries: SBs 10, 297, 321;
 HCR 541; HB 538 (See
 details under LIBRARIES)
 Meetings and records of
 board of education open
 to public -----SB 471
 Payment of state aid -----SB 6
 Publication of estimates,
 elections -----SB 232
 Records of annexed districts;
 custody -----SB 448
 Reorganization, school
 districts; boundaries;
 appropriation -----SB 263
 School lunch, appro-
 priation -----SBs 29, 115
 Selection of supervisors for
 census -----SB 425
 Severance tax on gas -----HB 828
 State aid: SBs 118, 231, 403;
 HBs 508, 807 (See detail
 under STATE AID)
 Teachers salaries, basic
 schedules -----SB 1
 Textbooks -----SB 215

SCHOOL DISTRICTS—(Contd.)

- To teach Oklahoma
 - History ----- HB 880
- Transfer of pupils to another state ----- HB 550
- Transfers from one district to another; approval --- SB 226
- Transportation, pupils to Semi-Centennial activities ----- HJR 528

SCHOOL STUDY COMMISSION:

- Creating; appropriation --- SJR 33

SCHOOL SUPERVISORS:

- Employment of; salaries; travel expense; retirement --- SB 201

SEARCH WARRANTS: When

- issued; contents; service of copy ----- HB 1034

SECRETARY OF DEFENSE:

- Asking retraction of statements ----- SCR 5; HCR 517

SECRETARY OF STATE:

- Appropriation Biennial --- HB 650
- Statutes ----- SB 202; HB 637
- Supplemental ----- SB 8
- Distributing of statutes ----- SB 202; HB 637
- Fixing salary of ----- SBs 200, 351
- When to make legislative apportionment ----- SJR 10

SECURITIES COMMISSION:

- Appropriation: Biennial --- HB 651

SEED, FEED AND FERTILIZER:

- See Feed, Seed and Fertilizer

SEMI-CENTENNIAL; See

- Oklahoma Semi-Centennial

SENATE: See also Legislature

- Appropriation:
 - Salaries, expenses SBs 29, 108
 - Supplemental ----- SB 8
- Commending certain employes of ----- SR 59
- Committees to study insurance rates ----- SRs 5, 22
- Committee to study purchase order system of Highway Department --- SR 7
- Election contests, Senate seats ----- SR 3

- Expressing intent on reimbursement of travel expense ----- SR 63
- Members sent to Washington on Social Security legislation ----- SR 36
- Presenting office fixtures to President Pro Tempore --- SR 45
- Reimbursement of expenses to conference ----- SR 42
- Salaries, extra help of ----- SR 2
- To open with flag ceremony --- SR 47

SENATE BILLS:

- No. 105, 1957—repeal of section therein ----- SB 469
- No. 185, 1943—repeal of --- HB 932

SENATORIAL APPORTION-

- MENTS: ----- SJR 8; SB 164

SEQUOYAH BAY

- PENINSULA: Appropriation SB 104

SERGEANT-AT-ARMS:

- Commending Frank Truel as --- SR 65

SERVICE BY PUBLICATION:

- Affidavits and verification --- SBs 180, 181, 182

SERVICE OF PROCESS:

- Foreign corporations may appoint agent in county of principal place of business ----- HB 735
- Insurance companies --- HB 501
- Juvenile cases ----- SB 94
- Made by publication --- SBs 180, 181, 182
- Non-resident land owners and oil and gas leases: venue ----- HB 999
- Non-resident operators, motor vehicles ----- HB 762
- Notice to leave premises—procedure for ----- HB 1019
- Validating affidavits in connection with service by publication after 10 years ----- SB 151

SERVICE PERSONS: See also

- Oklahoma National Guard;
- See also Veterans

SERVICE PERSONS—(Contd.)

- Dependents of absent electors to vote SB 421, HB 1042
- Driver's license—exempt from fee and examination -----HB 563
- Homestead exemptions—loss of legs -----SB 197
- SESSION LAWS: Appropriation, printing of -----SB 108
- University of Oklahoma to receive copies -----HB 637
- SEVERANCE TAX: Gas -----HB 828
- SEWAGE: Certificate of operators; fees -----SB 465
- SHEEP SHOW: Authorizing; appropriation for -----HB 799
- SHERIFFS: See Counties and County Officers, Sheriffs
- SHOPLIFTING: -----HB 587
- SHOULDERS, JIM, HENRY-ETTA: Commending -----SR 20
- SICK, Excluding treatment by spiritual means -----SB 360
- SICKLES, FFA: Commending HCR 501
- SIDEWALK ASSESSMENTS: Statute of limitations on -----HB 967
- SIGNS: See Markers
- SIMPSON, JOHN A.: Name of building for -----SCR 10
- SKELLY, WILLIAM GROVE: In Memoriam -----HCR 539
- SKIING: Water, Lake Murray--SB 166
- SLAUGHTER HOUSES AND PACKING PLANTS: Appropriation for inspection of -----SB 14
- SLEMP, NELDA: Commending -----HCR 503
- SLUMS: Redevelopment of -----SB 461; HBs 611, 737
- SMALL CLAIMS COURT: Establishing -----HB 510
- SMALL WATERSHEDS FLOOD CONTROL FUND: Creating: appropriation -----SB 244

SMITH, C. R.:

- Commending on attitude on gas tax -----SR 57
- SMITH, DON: Commending --HCR 504
- SMITH, RUTH: Commending--SR 59
- SNIVELY, JIM: Commending--SR 18
- SOCIAL SECURITY: See also Poor Persons
- Authorizing counties to pay state for indigent persons in state -----SJR 22
- City-county hospitals under -----HB 800
- Members of Senate sent to Washington on -----SR 36
- Memorializing Congress to continue matching formula -----HCR 531
- Old Age Assistance: Asking Congress to amend act on income tax exemptions ----HCR 520
- Hospitalization -----SCR 17; HCR 519
- Recipients over 65—other income -----SJR 6
- Residence eligibility --HB 947
- Revision of budget to exempt income -----HB 629
- Payment of checks for relief after death of payee -----HB 749
- Percentage of sales tax for needy -----SB 367
- Public Welfare Commission to inform Senate on state plan -----SJR 36
- Rehabilitation fund: Blind, aged, disabled --SJR 12
- Recipients, subject to rehabilitation -----SB 392
- Widows receiving assistance for dependent children—earnings -----SB 186
- SOIL CONSERVATION: See also State Soil Conservation Board; See also Water and Water Rights
- Along roads and highways--SB 346

SOIL CONSERVATION—(Contd.)

- Authority, duties of districts
in flood prevention of ___SB 363
- Creating Spring Creek
Stream System -----HB 584
- District Supervisor may
hold office in district of
residence -----SB 240
- Increasing per diem,
Board members -----SB 47

SOUTHERN REGIONAL
EDUCATION COMPACT:

- Appropriation for -----SB 109;
HBs 630, 672
- Increasing numbers
Control Board ___SB 237; HB 574

SOUTHEASTERN STATE

COLLEGE, DURANT:

- Appropriation:
 - Biennial -----SB 29; HB 630
 - Buildings -----HB 631
 - Repairs -----HB 632
 - Tornado damaged
buildings -----HB 975

SOUTHWESTERN BELL

TELEPHONE COMPANY:

- Commending upon
employees -----SR 50

SOUTHWESTERN STATE

COLLEGE, WEATHERFORD:

- Appropriation:
 - Biennial -----SB 29; HB 630
 - Buildings -----HB 631
 - Repairs -----HB 632

SOUTHWEST TURNPIKE:

- Apportionment of motor
excise tax for -----SJR 37

SPANISH AMERICAN WAR

VETERAN WIDOWS:

- Increase in pensions for ___HCR 538

SPASTIC PARALYSIS

COMMISSION:

- Appropriation, construction
of shop -----HB 514

SPEAR, KAY: Commending ___SR 59

SPEECH: Students entering
clinic at OCV—appropriation_HB 686

SPEED, H. K. DR.:

- Recognizing for achieve-
ments in medicine and
civic affairs -----SR 48

SPEED BOATING: Lake

- Murray -----SB 166

SPEED LIMITS:

- 4-lane highways ___SBs 265, 382

SPRING CREEK WATERSHED
ASSOCIATION:

- Creating as corporation ___HB 584

STACK, REFORD B:

- Commending -----SR 11

STAHL, STEVE: Requesting

- counsel before committee ___SR 40

STATE ACCREDITING AGENCY:

- Abolishing -----SB 362
- Appropriation, Biennial SBs 29, 127

STATE AGENCIES: Cancellation

- of depository checks by ___HB 936
- Mandatory to participate
in water conservation ___SB 67
- Study of expenditures of ___SJR 28
- To operate within
appropriation -----SJR 9

STATE AID: Based on assessed

- valuation -----SB 231
- Basis schedule for
calculating salary -----SB 41
- Daily attendance in
highschools for teacher
aid -----SB 320
- Legislative intent to
determine necessity for ___SB 103
- Payment to schools of ___SB 6
- Proceeds of oil and gas not
chargeable against school
districts as minimum
program income -----HB 807
- Sales tax from advertising_SB 118
- School districts filing
application not received
by Education Board may
receive -----HB 1028
- School districts having state
institutions—children not
to be included for
purpose of -----SB 23

School districts may estimate income other than ad valorem as minimum program for	SB 403	School lunch program	SB 115
Teachers, minimum program income	HB 508	Study of curriculum	SB 289
Use of for exceptional children	SB 2	Training mentally retarded	SB 52
STATE ASSISTANCE FUND:		Reappropriation of HB 530	SB 29
Grants for needy, sales tax	SB 367	Supplemental	SB 8
STATE AUDITOR:		Duties, reorganization of districts	SB 263
Appropriation Biennial	HB 649	Powers, education exceptional children	SB 2
Fixing salary of	SBs 200, 351	Reappropriation, school library books	HB 538
STATE BANKING DEPARTMENT:		School districts filing application for state aid not received by	HB 1028
Appropriation: Biennial	HB 640	To formulate course in Oklahoma History	HB 880
STATE BOARD OF AGRICULTURE: See also State Department of Agriculture		To use state aid funds for children transferred to outside district	SB 171
Appropriation: Control, predatory animals	HBs 695, 777	STATE BOARD OF EQUALIZATION:	
Inspection of slaughter-houses	SB 14	Appropriation: Biennial	HB 655
Premiums, Sheep Show	HB 799	STATE BOARD OF HEALTH:	
State Broiler Show	HB 536	See State Department of Health	
May make repairs to scales without charging fee	SB 209	STATE BOARD OF MENTAL HEALTH: See State Mental Health Board	
Salary of President	SB 351	STATE BOARD OF PUBLIC AFFAIRS:	
To enforce egg law	HB 706	Appropriation:	
STATE BOARD OF COSMETOLOGY:		Biennial, operating	SBs 29, 110
Executive Secretary of bookkeeper	SB 294	Elevator	SB 137
STATE BOARD OF EDUCATION:		Farm land for Penitentiary	SB 82
See also State Department of Education		Orphans and destitute minors	SB 111
Appropriation:		Paving portion of street, Oklahoma City	SB 395
Biennial: Free textbook program	SB 114	Providing water wells for negro institutions	SB 344
Junior Colleges	SB 122	Public building fund	SB 147
Operation of Board SBs	29, 107	Refrigerated van, Penitentiary	SB 21
Operation of Department	SBs 29, 112	Restoration of paintings	SB 210
Orphans, aid to	SB 107	Authorized to convey land for School for Blind	HB 516
Physically and mentally handicapped	SB 113		
Public schools	SB 103		
School library books	HB 538		

STATE BOARD OF PUBLIC

AFFAIRS—(Contd.)

Authorizing contract with Dan Vinson Foundation	SJR 24
Authorizing lease for parking lot	SJR 16
Authorizing purchase and sale of lands, Eastern State Hospital	HJR 527
Authorizing purchase of Harn Tract	SJR 21
Authorizing purchase land adjoining that now owned by state	SJR 19
Authorizing repairs at Eastern State TB Sanatorium	SJR 13
Authority over working prisoners	SB 20
Compensation, uniforms, police protecting Capitol	SB 176
Creating new board	SB 340
Member, Capitol Improve- ment and Zoning Commission	HB 782
Purchasing agency state institutions	HB 514
Purchasing agent, for Central State Griffin Memorial Hospital	SB 161
Reports to Tax Commission of tax exempting tobacco	HB 939
Salary of surplus property agent	SB 110
To appoint wardens, superintendents of institutions	SB 340
To give land to Norman for pipe line easements	HJR 517
To provide bricks for museum at Black Kettle Park	HJR 511
Transferring control, penal institutions to Board of Penal Control	SB 76

STATE BOARD OF REGISTRATION
FOR PROFESSIONAL
ENGINEERS:

Duties on land surveying...SB 452

STATE BOARD OF REHABILITATION:

Appropriation: Biennial SBs 29, 131

STATE BOARD OF VOCATIONAL
EDUCATION:Appropriation: Biennial;
agreements with United
States SBs 29, 106STATE BOARDS AND
COMMISSIONS:

Creating School Study
Commission SJR 33

State Treasury to be deposi-
tory for; providing daily
deposits HB 929

To operate within
appropriations SJR 9

Unlawful for members to
enter into contracts with
state SB 349

STATE BUDGET OFFICER:

See Budget, Division of

STATE BUREAU OF
INVESTIGATION:

Appropriation: Biennial HB 713

Creating; duties;
employees SB 73

STATE CIVIL DEFENSE AGENCY:

Appropriation HBs 639, 977

STATE COLLEGES: See also

State Institutions

Bond issues, maturity date
of SB 285; HB 888

Creating land grant
equalization fund HJR 503

STATE COMMISSIONER OF
INSURANCE:See State Insurance
CommissionerSTATE COMMISSIONER OF
HEALTH: See State Depart-
ment of Health

STATE COMMISSIONER OF LABOR:

See Commissioner of Labor

STATE COMMISSIONER OF
LAND OFFICE: See Commis-
sioners of Land Office

- STATE CONSTITUTION: See
Constitutional Amendments
- STATE CONTINGENCY AND
EMERGENCY FUND:
Allocation of funds to
Salary Administration
Board -----SJR 30
Appropriation: Biennial,
allocation to Regional
Council, Mental Health __SB 250
- STATE DEPARTMENT OF
AGRICULTURE: See also State
Board of Agriculture
Appropriation: Biennial SBs 29, 133
- STATE DEPARTMENT OF
COMMERCE AND INDUSTRY:
See Department of Commerce
and Industry
- STATE DEPARTMENT OF
EDUCATION: See also
State Board of Education
Appropriation: Biennial SBs 29, 112
- STATE DEPARTMENT OF
HEALTH: See also State
Mental Health Board
Appropriation: Biennial;
receiving federal funds;
allocation -----SBs 29, 120
Bedding—adhesive stamps
for -----SB 22
Commending for assistance
to flooded communities _SCR 30
Establishing occupational,
radiological section in;
appropriation for -----SB 25
- STATE DEPARTMENT OF
PUBLIC SAFETY: See
Department of Public Safety
- STATE DEPARTMENT OF
PUBLIC WELFARE: See also
Oklahoma Public Welfare
Commission
Appropriation:
Biennial: Confederate
Veterans and
widows -----SBs 29, 129
General Relief SB 132; HB 727
Commending for assistance
to flooded communities__SCR 30
Division of Child Welfare—
duties -----SB 183
To furnish plan to Senate_SJR 36
To provide hospitalization
to persons eligible for
old age assistance -----SCR 17;
HCR 519
Transfer of Emergency
Relief Board to __SB 5; HB 530
- STATE DEPARTMENT OF
WILDLIFE CONSERVATION:
See State Department of
Wildlife Conservation
- STATE DEPARTMENTS: See
also State Agencies
Cooperation in water
conservation -----SB 67
To operate within
appropriation -----SJR 9
- STATE EDITORIAL AND
PUBLICATIONS BOARD:
Creating; appropriation for_HB 821
- STATE ELECTION BOARD: See
also Elections
Appropriation: Biennial;
fixing salary of Secretary;
personnel; ballots,
supplies -----SBS 29; 98
Expense of elections where
voting machines are used_SB 233
Supplies to be furnished
precincts by -----HB 733
To make rules and regula-
tions re voting -----SB 260
- STATE EMPLOYEES: See State
Officers and Employees
- STATE EXAMINER AND
INSPECTOR:
Appropriation: Biennial ___HB 656
For audits -----SB 100
Audit of arrest fees made
by highway patrolmen __SB 145
Duties and authority of—re
opinions of Attorney
General -----HB 972
Fixing salary of -----SBs 200, 351
Reports of county audits___HB 602

STATE FAIR OF OKLA-
HOMA -----HCR 510

STATE FIRE MARSHAL:
Abolishing office -----HB 670
Appropriation: Biennial ---HB 670
Creating electrical inspection
department in office of ---SB 426
To inspect rest, nursing
homes and related
institutions -----SBs 323; 333

STATE GAME AND FISH
COMMISSION: See also
Department of Wildlife
Conservation; See also Game
and Fish
Amending HB 777 defining
terms (crow killing) ---SJR 44
Appropriation: Bounties
for killed animals -----HB 681
Control of predatory
animals -----SBs 29, 126
Authorizing hunting and
fishing license to Indians---SB 413

STATE GAME AND FISH
DEPARTMENT AND COM-
MISSION:
Transferring duties to
Department of Wildlife
Conservation -----SB 4

STATE HEALTH DEPARTMENT:
See State Department of
Health

STATEHOOD: Citizens born in
state in 1907 -----SCR 22

STATE HIGHWAY COMMISSION:
See also State Highway
Department

Authorizing suit against for
tortious acts of employes---SJR 25;
HJR 529
Exchanging, leasing, renting
lands -----SB 64
Right-of-way policies;
relocation, public utilities---SB 65
To erect markers on sites
of fatal accidents -----SB 273
To prepare price lists of
equipment and machinery;
bidding -----HB 604

To use proceeds of tempo-
rary gas tax for roads ---HB 828
When authorized to permit
water pipe lines -----SB 86

STATE HIGHWAY DEPARTMENT:
See also State Highway
Commission

Appropriation: Biennial SBs 29, 105
Supplemental -----SB 8
Authorized to cooperate
with International Road
Federation -----SB 458
Commending for assistance
to flooded communities---SCR 30
Committee to investigate
purchase order system ---SR 7
Contracts for street
improvements under
direction of -----SB 66
Creating new department---SJR 35
Employment of engineers ---SB 458
Hardsurfacing county roads SB 158
May maintain streets in
cities under 1500 -----SB 228
Relating to 50% restriction
on appropriation from
emergency fund -----SB 469
Retirement of employes—
pensions, hospitalization---SB 416
Warnings on throwing
objects causing fires ---HB 703

STATE INDUSTRIAL COMMISSION:
Appropriation: Biennial ---HB 666
Filing system -----HB 774
Authorizing destruction of
files; reorganization of ---HB 774
Transcript fees, court
reporters -----SB 331

STATE INSTITUTIONS: See
also State Colleges
Admitting negro deaf
students to Deaf School,
Sulphur -----SR 39
Appropriations: Biennial ---HB 516
Supplemental -----HB 514
Authorizing cities to give
land to -----SB 272
Authorizing research centers
on airport properties ---SB 264;
HB 848

STATE INSTITUTIONS—(Contd.)

- Board of Affairs to appoint
superintendents of -----SB 340
Canteen funds -----SB 87
Committees to study -----SCR 2
Disposition, bodies of
patients of -----HB 634
Funds of patients after
limited time become
property of -----SB 271
Referring bids for broad-
casting athletic contests
at schools of higher
learning -----SB 345
Training schools to be
designated educational ---SB 436
Waiving immunity of state
of damages done at -----SJR 43
Water pipe lines to -----SB 86

STATE INSURANCE BOARD:

- Abolishing; and creating
new rating bureau -----HB 619
Appropriation: Biennial;
allocation of taxes on
insurance premiums ---HB 671
Establishing -----HB 501

STATE INSURANCE

COMMISSIONER:

- Allocation of tax collected---HB 752
Appropriation: Biennial ---HB 752
Duties, authority -----HB 501
Fixing salary of ----SBs 200, 351
May examine books on
Firemen's Relief and
Pension Fund -----HB 1031

STATE INSURANCE DEPARTMENT:

- Appropriation: Biennial ---HB 752
Establishing -----HB 501

STATE LABOR COMMISSIONER:

See Commissioner of Labor

STATE LAND OFFICE: See

Commissioners of Land Office

STATE LEGISLATIVE COUNCIL:

See Legislative Council

STATE LIBRARY: See Oklahoma

State Library

STATE MENTAL HEALTH BOARD:

See also Department of Mental
Health; See also Mental Health

- Appropriation: Department
and institutions under
control of -----HB 516
Pipeline to serve Con-
solidated Negro
Institution -----SB 179
Authority to sell real
property -----SB 213
To approve plans for chil-
dren's cottages, Pauls
Valley State School ----SB 156

STATE MINING BOARD: See

also Chief Mine Inspector

- Appropriation: Biennial ---HB 667

STATE OFFICERS AND

EMPLOYEES: See also Public
Officers

- Authorizing 40 hour week---SB 88
Auto mileage -----SR 63; SB 40;
HB 682
Bribery of -----HB 916
Cancellation of bonds of ---HB 592
Employes working as
guards to come under
Workmen's Compen-
sation -----HBs 579, 783
Filing fees for state
offices -----SB 440
Filing instruments when
office closed -----HB 765
Fixing salaries, elective
officers -----SBs 200, 351
Officers to require bonds
of employes -----HB 779
Per diem --SR 63; SB 40; HB 682
Reimbursement of travel
expenses -----SR 63
Salary Administration Act:
Expenses, hours, leaves,
mileage, salary range---SB 7
State employes acting as
guards -----HB 783
Suits against employes---SJR 25;
HJR 529
Travel expenses ---SR 63; SB 40;
HB 682
Unlawful to enter into
contracts with state ---SB 349

STATE PARDON AND PAROLE

BOARD: See Pardon and Parole Board

STATE PENITENTIARY: See

Oklahoma State Penitentiary

STATE PLAN: Oklahoma Public

Welfare Commission to furnish copies to Senate -----SJR 36

STATE PLANNING AND

RESOURCES BOARD: See also Oklahoma Planning and Resources Board

Replacing old board -----SB 374

STATE REFORMATORY: See

Oklahoma State Reformatory

STATE REGENTS FOR HIGHER

EDUCATION: See Oklahoma State Regents for Higher Education

STATE REPRESENTATIVES: See

Legislature

STATE SCHOOLS: See State

Colleges; See State Institutions

STATE SOIL CONSERVATION

BOARD: See also Soil Conservation

Appropriation: Biennial—
employees, district
supervisors -----SBs 29, 102

Small watersheds flood
control -----SB 244

Watershed planning -----HB 869

Flood detention program ___SCR 31

Per diem, members -----SB 47

STATE TRAINING SCHOOL

FOR NEGRO BOYS, BOLEY:

Appropriation: Biennial ___HB 516

Designated as educational
institution -----SB 436

Psychiatric examinations
before entering -----SB 19

Superintendents to parole
delinquents -----HB 552

STATE TRAINING SCHOOL

FOR NEGRO GIRLS, TECUMSEH:

Appropriation: Biennial ___HB 516

Designated as educational
institution -----SB 436

Psychiatric examination

before entering -----SB 19

Superintendent to parole
delinquents -----HB 552

STATE TRAINING SCHOOL

FOR WHITE BOYS, HELENA:

Appropriation: Biennial ___HB 516

Supplemental -----SB 8

Swimming pool -----HB 514

Designated as educational
institution -----SB 436

Psychiatric examination
before entering -----SB 19

Superintendent to parole
delinquents -----HB 552

Waiving immunity of state
for damages -----SJR 43

STATE TREASURER:

Appropriation: Biennial ___HB 669

Fixing salary of ___SBs 200, 351

Office to be depository
for Boards -----HB 929

STATE VETERANS DEPART-

MENT: Abolishment -----SB 362

Appropriation: Biennial SBs 29, 127

STATUTES AND SESSION LAWS:

Appropriation, statutes ___SB 202

Distribution to University
of Oklahoma; appropria-
tion -----HB 637

STATUTE OF LIMITATIONS:

Re sidewalk assessments
and monies uncalled for ___HB 967

STENOGRAPHERS: See also

Court Reporters

County Court—Counties

44000-45000: Compensa-
tion -----HB 812

STEPHENS COUNTY: Fixing

salary, District Judge -----HB 610

STILLWATER: Educational

television -----SJR 15

STILLWATER HIGHSCHOOL

BAND: Official Semi-

Centennial -----SCR 28

STILLWATER PIONEERS:

Commending -----HCR 547

STORM: Commending citizens

of Panhandle Counties in ___SR 34

- STREETS:** Authority of County
 Commissioners in cities
 over streets -----SB 462
 Improvements of; regula-
 tions for railways on ---HB 730
 Maintenance, towns under
 1500 -----SB 228
 Paving portion of -----SB 395
 Right-of-way at intersec-
 tions -----HB 731
 Use of state highway fund
 in cities -----SB 66
- STRINGTOWN:** Purchase of
 land near for working
 inmates -----SB 74
- STUART, ROBERT TERRY:**
 In Memoriam -----SCR 33
- STUDENT LOAN FUND:**
 Appropriation -----SB 234
- STUDENTS:** Entering speech
 and hearing clinic at OCW—
 appropriation for -----HB 686
 Non-resident—when auto-
 mobile authorized -----SB 257
 To take course in driving --SB 269
- STUDIES:**
 Adding course to Eastern
 Oklahoma A&M -----SCR 24
 Needs for higher
 education -----SJR 3, HCR 540
 Study of agricultural,
 industrial programs ---SCR 2
- STUDY COMMISSION:**
 To study local units of
 government -----HJR 522
- SUITS:**
 Authorized to sue state:
 Lamar Lawson -----SJR 17
 Gerald R. Newman ---SJR 42
 Norma Ann Tate (now
 Rich) -----HB 985
 Authorizing suit against
 state for:
 Tortious acts of
 employes _SJR 25; HJR 529
 Wrongful deaths in
 penal institutions ---SJR 43
- SULLIVAN, DELBERT:**
 Appropriation -----HB 789
- SULLIVAN, ED:** Inviting to
 television show -----SR 64
- SUNDAY:** Sale of food products
 prohibited on -----SB 170
- SUPERINTENDENT OF PUBLIC
 INSTRUCTION:** Fixing
 salary -----SBs 200, 351
- SUPERINTENDENTS:** See also
 County Superintendents
 Appointment for state
 institutions -----SB 340
 County asylums -----HB 739
 Defining district -----SB 405
- SUPERIOR COURTS:**
 Appropriation: Biennial ---HB 694
 Creating in Kay County ---SB 91
 Transcript fees, court
 reporters -----SB 331
- SUPERIOR COURT JUDGES:**
 Fixing salaries:
 Counties: 41500-43250 --SB 305
 43000-43500 -----SB 298
 52000-54000 -----SB 373
 55000-60000 -----HB 568
 District No. 22 -----SB 383
 General Bill -----SB 200
 Minimum fer ---SB 324; HB 732
 Per diem and mileage ---HB 719
 To fix duties, compensation HB 694
 Travel expense, compensation:
 Counties 55000-60000 --HB 568
- SUPERNUMERARY JUDGES:**
 Creating office of; appro-
 priation -----SB 159
- SUPREME COURT:**
 Appropriation: Biennial ---HB 668
 For Supernumerary
 judges -----SB 159
 Authorizing building for --SJR 18
 To take original action
 on water resources
 orders -----SB 138
 When to make legislative
 apportionments -----SJR 10
- SUPREME COURT JUDGES:**
 Fixing salaries -----SB 200
- SURETY INSURANCE:** -----HB 501
- SURPLUSES:** See Commodities,
 Donated

SURPLUS PROPERTY AGENT:

Salary of; appropriation ___SBs 29,
110

SURVEYING, LAND:

Registration of persons
engaged in _____SB 452

SURVEYORS: Regulations for,
in counties other than their
own _____SB 358

SWIFT AND COMPANY:

Payment of claim to _____SJR 11

T

TABLES OF MORTALITY:

Admitting into evidence ___HB 994

TAFT STATE HOSPITAL, TAFT:

Admitting deaf students to
School, Sulphur _____SR 39

Appropriation: Biennial,
operation of _____HB 516

Pipe line _____SB 179

Water line repairs ___HB 514

Water wells _____SB 344

Creating petty cash fund at ___SB 270

Payment of claim
authorized _____SJR 11

TAGS: See Licenses, Motor Vehicles

TATE, NORMA ANN:

Authorized to sue state ___HB 985

TATOOING: Defining; when

unlawful _____HB 555

TAVERNS: Defining; under

age may not enter _____HB 885

TAXATION:

Ad valorem:

Apportionment of
millage _____HB 625

Assessment of _____SJR 38

Authorizing cities over
240000 to vote tax
levy _____HB 980

Exemption of properties
used in preventing
pollution of water
and air resources ___SJR 23

Exempt property, every
person maintaining
a home _____HB 809

Homestead exemptions—

service men _____SB 197

Increasing per capita
index, schools _____SB 11

When tax not exceeding
\$10.00 payable ___HB 1029

Asking Congress to provide
tax write-offs for coal ___SCR 15

Authorizing school districts
to estimate income other
than ad valorem _____SB 403

Exempting municipalities
from certain taxes and
fees _____HCR 534

Exempting tobacco purchases
by Board of Affairs from
tax _____HB 939

Gasoline, Special Fuels—
temporary tax for roads ___HB 828

Gross Production:

Teachers Retirement ___SB 12;
HB 546

Income Tax: Basis for
ascertaining gain or loss,
sale of livestock ___HBs 512, 708

Insurance: Allocation of
taxes on premiums ___HB 671

Taxes on business;
surplus line agents ___HB 501

Taxes on premiums to
teachers retirement ___SB 12,
HB 546

Motor Fuel Excise: Apportion-
ment for Southwest

Turnpike _____SJR 37

Sales:

Agricultural products
exempt from ___SBs 39, 367

Gross receipts from
sales of products
exempt from _____SB 386

Local transportation
exempt from _____HB 971

Percentage for assist-
ance to needy _____SB 367

Providing legislative
program on _____SJR 5

Refunds on feed, seed,
fertilizer _____SB 33

TAXATION—(Contd.)

- Refunds of—state
owned structures ----SB 365
- Repealing exemptions
on advertising ----SB 118
- Severance tax on gas ----HB 828
- TAXICABS: Regulating in
cities ----SB 389; HB 776
- TAXPAYERS: Failure to
receive notice of taxes
not a defense for ----HB 624
- TEACHERS: Annexed districts—
liability for payment of
salaries ----SB 405
- Attendance to determine
state aid for ----SB 320
- Basis for salaries ----SBs 1, 6, 41;
HB 508
- County Superintendents:
Salary retirement ----SB 201
- Increase in salary—legisla-
tive intent ----SJR 5
- Retirement:
Appropriation: Biennial,
reserve and
expenses ----SBs 29, 123
- Gross production tax
for ----SB 12; HB 546
- Investment in bonds
for ----SB 431
- Minimum for disability,
age ----SB 428
- Salaries, travel—teaching
handicapped ----SB 2
- Sales tax for increase in
salary ----SJR 5
- TELEPHONE AND TELEGRAPH:
Damages when messages
divulged ----SB 267
- Disturbance by telephone,
a misdemeanor ----HB 761
- Requiring telephone com-
panies to furnish service
in certain areas ----SB 319
- Requirements for extension
of lines ----SB 388
- Rural: Obstructions on
overhanging highways --HB 559
- TELEPHONE OPERATORS:
Commending ----SR 50

TELEVISION: See Radio and
Television

TENEMENTS: Notice to be given
as to sale of ----HB 956

TERMITES: Defining
operators ----SB 208; HB 780

TERMS: Changing of county
officers ----SB 281

TESTIMONY:

- Physicians, trials involving
Workmen's Compensation SB 217
- When mortality tables may
be admitted as ----HB 994
- Witnesses before legislative
committees ----HB 831

TESTS: To determine
intoxication ----SB 354

TEXAS COUNTY: Commending
service in blizzard ----SR 34

TEXOMALAND INDIAN
FESTIVAL, MADILL: Appro-
priation for ----SB 454

TEXTBOOKS: See also Schools,
Public

- Appropriation: Biennial,
free ----SBs 29, 114
- Selection, contracts,
depositories, advance
copies ----SB 215

THEATRES: Investigators of
attendance; credentials ----SB 261

THERAPISTS: Physical and
occupational for exceptional
children ----SB 2

TIE VOTES: Legislature to
determine election in ----SB 141

TITLE INSURANCE ----HB 501

TITLES:

- Action to quiet—real
estate ----SB 153
- Motor vehicle—issuance of;
duplicates ----SB 90
- Variance in names affecting
real estate ----HB 865

TOBACCO AND TOBACCO

PRODUCTS:

- Board of Affairs purchases
exempt from tax on ----HB 939

TOBACCO AND TOBACCO

PRODUCTS—(Contd.)

Enforcement of unfair
products sales act -----SB 449

Requirements for operating
business of selling in
state -----HB 1038

TOLBERT, H. G.: Appro-
priation -----HB 789

TOLL ROADS: Apportionment
of motor fuel tax to South-
west Turnpike -----SJR 37

TORTS: Waiving immunity of
state for tortious acts of
employes -----SJR 25; HJR 529

TOWNS: See Cities and Towns

TRACK MOTOR CARS:
Equipment on -----SB 189

TRACTORS: See Motor Vehicles

TRAFFIC CONTROL: See
Department of Public Safety

TRAFFIC COURTS: Ordinance
violations; age -----SB 81

TRAFFIC SIGNS: See Advertising

TRAFFICKING: Children,
punishment for -----SB 185

TRAILERS: Licensing of auto-
mobile rental; definitions,
taxes -----HB 846
Mechanical inspection of ---SB 238

TRAILER HOMES: Regulating;
defining -----SB 27

TRAINING SCHOOL FOR
NEGRO BOYS: See State
Training School for Negro
Boys

TRAINING SCHOOL FOR
NEGRO GIRLS: See State
Training School for Negro Girls

TRAINING SCHOOL FOR WHITE
BOYS: See State Training
School for White Boys

TRAINS:
Freight, cabooses on -----SB 149
Freight, radios on -----SB 148

TRANSCRIPT FEES: See
Court Reporters

TRANSFERS: Pupils to another
state -----HB 550
Pupils from one district to
another -----SB 226

TRANSPORTATION:

Authorizing school boards
to furnish to Semi-
Centennial activities ---HJR 528
Exempting from sales tax
local -----HB 971

TRASH: Dumping on highways,
a crime -----HB 703

TRAVEL EXPENSE: (See details
under particular office)

County Assessors ---SBs 283, 417;
HBs 838, 1006
County Attorneys -----HB 838
County Clerks -----HB 838
County Commissioners SBs 1, 262,
296, 309, 322, 335, 338,
339, 352, 375, 404, 432,
433, 445, 447, 455, 459;
HBs 664, 856 898, 903, 912,
938, 955, 986, 989, 990,
1009, 1046

County Election Board
Secretaries -----SBs 29, 98
County Judges -----HB 838
County Officers -----HB 838
County Superintendent ---HB 838
County Treasurer -----HB 838
Court Clerk -----HB 838
District Judges -----HB 719
Legislature -----SB 108
Senate Committee—
reimbursement ---SRs 42, 63
Sheriffs -----SBs 172, 377, 446;
HBs 541, 661, 756, 808, 928
State employers and
employes -----SBs 40, 682
Superior Court Judges ---HB 719

TREATIES:

Memorializing Congress re
legal effect of -----HCR 530

TROT LINES: Fishing by ---SB 134

TRUCKS: See also Motor
Vehicles

Operators hauling liquefied
gas -----HB 1017

TRUCKS—(Contd.)
 Weights of _____SB 124; HB 881
 When license fees may be
 paid in instalments _____HB 1025

TRUEL, FRANK: Commending SR 65

TRUMAN, HARRY S.: Rally
 honoring _____SCR 13

TUBERCULOSIS SANATORIUM:
 See Western Oklahoma TB
 Sanatorium

TUCKER TOWER: Appro-
 priation _____SB 104

TULSA: Educational television_SJR 15
 State Fair—designation
 of _____HCR 510

TULSA COUNTY:
 Defining persons entitled
 to vote, repeal of act
 pertaining to _____HB 932
 Defining safety zones when
 extending from dam _____HB 742

TURKEY POULTS: Exempting
 proceeds from sales tax _____SB 367

TURKEY-RAMA, FAIRVIEW:
 Official Semi-Centennial_HCR 516

TURNPIKES: See also Okla-
 homa Turnpike Authority
 Apportionment of motor
 fuel tax to Southwest
 Turnpike _____SJR 37

TUSHKA HIGH SCHOOL GIRLS
 BASKETBALL TEAM:
 Commending _____SR 26

TWIN BRIDGES PARKS:
 Appropriation _____SB 104

U

U. S. 66—opening of 4 lanes _____SR 31

UNEMPLOYMENT COMPENSATION:
 Benefits:
 Duration of _____HB 754
 Vacation, leaves not
 deductible _____HB 1014

UNFAIR COMPETITION: _____SB 332

UNFAIR TRADE: Bakery and
 petroleum products _____SB 407

Cancellation of cigarette
 license _____SB 449

UNIFORM STATE LAWS:
 Reimbursement, expenses
 of Commissioners to
 Conference on _____HB 824

UNITED STATES CONGRESS:

Memorializing:
 Attention to Land
 Procurement—
 Oologah Dam _____SR 52
 Balancing budget _____SCR 16
 Construction, Canton
 Project _____SCR 8
 Old age assistance;
 income exemption_HCR 520
 Optima Reservoir _____SCR 6
 Re legal effect of
 treaties _____HCR 530
 To create International
 Atomic Health
 Service _____HCR 537
 To grant statehood to
 Alaska and Hawaii_SCR 21
 To increase emphasis
 on upstream flood
 control projects _____SR 53
 To increase widows'
 pensions, veterans_HCR 538
 To limit imports of
 glass, minerals _____SCR 23
 To make grants to
 flooded areas _____HCR 550
 To permit matching
 formula under
 Social Security _____HCR 531
 To provide for research
 on coal; tax write-
 offs _____SCR 15
 Requesting action, earnings
 of children of
 widows _____SCR 7

UNIVERSITY HOSPITAL:

Appropriation:
 Biennial, operating
 expense _____HB 630
 Buildings _____HB 631
 Neuro-psychiatric
 ward _____SB 109
 Repairs _____HB 632

UNIVERSITY HOSPITAL—(Contd.)

- Employes to come under
salary act -----HCR 542
Training hospital for
Medical Center -----HB 772

UNIVERSITY OF OKLAHOMA:

- Appropriation:
Biennial, operating ----HB 630
Buildings -----HB 631
Repairs -----HB 632
Research -----SB 314
Warrants cancelled by
statute -----HB 789
Maturities for bonds
issued by -----SB 387
Pre-initiation week, com-
mending fraternity -----SR 10
To receive copies of statutes
and session laws -----HB 637

UNIVERSITY OF OKLAHOMA

COLLEGE OF LAW:

- Congratulating on Moot
Court team -----HCR 514

UNIVERSITY OF OKLAHOMA

FOOTBALL TEAM:

- Commending -----SCR 1

UNIVERSITY SCHOOL OF

MEDICINE, NORMAN:

- Appropriation:
Biennial -----SBs 29, 109;
-----HB 630
Buildings -----HB 631
Repairs -----HB 632
Research -----SB 314

UNKNOWN HEIRS: Re service

- by publication -----SB 180

URBAN RENEWAL ACT:

- Cities and towns to
redevelop slums; housing
authority; agreements --SB 461;
-----HBs 611, 737

USED CAR DEALERS: Liability

- for license taxes -----SB 221

V

VAMOOSA HIGHSCHOOL

BASKETBALL TEAM:

- Commending -----SR 30

VEHICLE INSURANCE -----HB 501

VEHICLES: See also Motor

Vehicles

- Used for mail delivery—
lights on -----HB 945

VENUE OF ACTIONS:

- Actions brought where
subject located -----HB 547
Non-resident owners of land
and oil leases—fixing
change of -----HB 999

VETERANS: See also Service

Persons

Appropriation:

- Biennial for War
Veterans Homes SBs 29, 127
Ward, Central State
Hospital -----HB 993
Creating new board and
department for -----SB 362
Home facilities; Committee
to attend Conference ---SR 14

VETERANS OF FOREIGN WARS:

- Commending for loyalty day
program -----SR 35

VETERINARY MEDICINE:

- Practice of; licenses -----SB 162

VINSON, DAN:

- Contract with Foundation_SJR 24
Thanks -----SR 25

VITAL STATISTICS: Certifi-

- cates—recording with county
clerk -----HB 683

VOCATIONAL REHABILITATION:

- See also State Board of
Vocational Education

Appropriation:

- Biennial -----SBs 29, 106, 131

VOTERS: See also Elections

- Physically incapaci-
tated -----SBs 163, 230; HB 961
Registration and cancellation
procedures -----SBs 83, 260
Registration; Counties:
62000-95000 -----SB 38
Counties over 325000 SB 369
Time in precinct -----SJR 39

VOTING MACHINES: Expenses of,

- storage, polling places -----SB 233

VOUCHERS: Cancellation and disposition by state officers—HB 936

W

WAGES: See also Salaries

Coal mining -----SB 177
 Payment of; collection ----SB 144
 Regulating assignments
 for payment -----HB 877
 Vacation, annual leaves
 not to be -----HB 1014

WAGE STABILIZATION: --SBs 7, 236

WALKER, PATRICIA: Commending, essay contest -----SCR 12

WARDELL, DR. MORRIS L.:
 In Memoriam -----HCR 522

WARDENS: Board of Affairs
 to appoint -----SB 340
 Salary of; duties -----SB 9
 To restore lost good time of inmates of penal institutions -----SB 254

WARDS: Redistricting of -----HB 979

WARRANTS: Cancelled, appropriation for -----HB 789

WAR VETERANS COMMISSION:
 See also Oklahoma War Veterans Commission
 Abolishment; creating new Board -----SB 362

WASHITA RIVER WATERSHED:
 Conservancy districts of—
 population basis SB 275; HB 902

WASHITA VALLEY FLOOD CONTROL FUND:
 Transfer to Small Watersheds Fund -----SB 244

WATERMELON FESTIVAL, RUSH SPRINGS: -----SB 104

WATER AND WATER RIGHTS:
 See also Oklahoma Ground Water Law
 Adopting policy on -----SJR 1
 Appropriation for watershed planning -----HB 869
 Basic principles of water policy -----HJR 502

Canton Irrigation Project SCR 8
 Certification of water and sewage operators; fees --SB 465
 Conservancy districts:

Classes of, powers,
 duties -----SB 368
 District supervisor may hold office in -----SB 240
 Extending application to certain counties SB 275; HB 902

Conservation: Cooperation State Departments -----SB 67

Creating Small Watersheds Flood Control Fund -----SB 244

Creating Spring Creek Stream System -----HB 584

Creating water distribution districts: contracts; organization procedure; powers, annexation of territory -----SB 442

Creating Water Resources Board: Transferring powers -----SB 138

Distribution systems in municipalities; assessments -----HB 828

Flood control -----SB 363

Flood detention program --SCR 31

Members of legislature to attend Conference on --HCR 533

Municipal corporations may acquire in adjoining states -----HB 787

Municipal—financing -----SJR 4,
 HJR 518, 522

Pipe line in Norman -----HJR 517

Pipe lines to state institutions -----SB 86

Pollution of—ad valorem tax exemption used in preventing -----SJR 23

Revaluation and appraisal, federal watershed program -----SCR 4

Study of water laws authorized -----SJR 41

Water distribution systems in cities and towns -----HB 828

- WATER AND WATER RIGHTS—(Contd.)**
 Watershed Planning:
 Appropriation _____HB 869
 Withdrawal: Appropriation
 by United States _____SB 359
- WATER RESOURCES BOARD:**
 Appropriation: Biennial ____SB 443
 Authority over withdrawal
 of waters _____SB 359
 Authorizing study of
 water laws _____SJR 41
 Creating _____SB 138
 To urge completion, flood
 control projects _____SCR 31
- WATER SKIING:** _____SB 166
- WATER WELLS: Appropriation**
 for negro institutions _____SB 344
- WEAPONS: Authorizing seizure;**
 disposition _____HB 816
 Unlawful to carry in vehicle
 on highways _____SB 218
 Unlawful to carry switch-
 blade, knives _____SB 235
- WEATHERL, ELLA: Com-**
 mending _____SR 26
- WEEKS, C. P. AND GERTRUDE:**
 Appropriation _____HB 789
- WEIGHT LOADS: SBs 124, 146, 299;**
 HB 881
- WEIGHTS AND MEASURES: - - - -**
 Investigation of retailers
 placing incorrect weight
 on food _____SR 37
 Re agriculture and products SB 317
- WELFARE FUNDS: Prohibiting**
 use in campaigns _____SB 277
- WELFARE LEGISLATION:**
 Members of Senate to confer
 with authorities in Wash-
 ington _____SR 36
- WESTERN OKLAHOMA TB**
SANATORIUM, CLINTON:
 Appropriation: Biennial ____HB 516
 Authorizing use of revolv-
 ing fund for land _____HB 1005
- WESTERN STATE HOSPITAL,**
SUPPLY:
 Appropriation: Biennial ____HB 516
 Refrigeration, repairs HB 514
 Supplemental _____SB 8
 Disposition of bonus and
 royalties from oil and gas
 lands occupied by _____HJR 524
- WHITAKER STATE ORPHANS**
HOME, PRYOR:
 Appropriation: Biennial ____HB 516
 Livestock barn and fire
 protection _____HB 514
 Dan Vinson Foundation to
 care for _____SJR 24
- WHITTLESEY, WESLEY A II:**
 Commending as bandman __SR 49
- WHITTON, REX M.:**
 Expressing appreciation,
 cooperation on turnpike __SR 43
- WHOLESALE: When unlawful to**
 sell merchandise at SB 332; HB 723
- WICHITA MOUNTAIN EASTER**
SUNRISE SERVICE:
 Appropriation _____SB 45
- WIDOWS:**
 Earnings of children of
 dependent _____SCR 7
 Increase in pension of
 Spanish American War HCR 538
 Receiving assistance for
 dependent children _____SB 186
- WILDLIFE: Providing for**
 breeders license _____HB 714
 Vitalizing constitutional
 amendment _____SB 4
- WILKINSON, BUD:**
 Recognizing as coach ____SCR 1
- WILL ROGERS MEMORIAL**
COMMISSION:
 Appropriation: Biennial ____HB 516
- WILLS: Presumption of survival;**
 limitations _____HB 1027
 Probate of foreign _____HB 984
- WILSON, CHARLES E., Secre-**
 tary of Defense:

- WILSON, CHARLES E.—(Contd.)**
 Asking retraction of state-
 ments by _____SCR 5; HCR 517
- WIRING: Electrical—**
 standards _____SB 426
- WITNESSES: Bribery of _____HB 916**
 Husband or wife in felony
 cases involving children __SB 229
 Testimony before legislative
 committees _____HB 831
- WOLVES: Bounties for killing__HB 681**
 Requiring license to chase __SB 391
- WOMEN: Inclusion in militia __SB 32**
- WOMEN'S HOME DEMON-
 STRATION BUILDING,
 CADDO COUNTY: _____SB 408**
- WORKMEN'S COMPENSATION:**
 Choice of person to
 administer medical
 treatment _____SB 206
 Classification, kinds of
 work of employes _____SB 236
 Defining occupational
 diseases _____HB 784
 Disability resulting from
 hernia _____SB 300
 Employees: Transporting
 products; filling stations;
 appliances; state guards__HB 783
 Expanding to state employes
 working as guards HBs 579; 783
 Injuries—schedule of
 compensation _____SB 30
 Limiting compensation for
 injuries _____HB 575
 Limiting deductions from
 awards _____HB 698
 Physicians and surgeons,
 testimony involving
 claims _____SB 217
 Providing payment for
 permanent total disability,
 discharged employe; jury
 trial _____SB 397
- WORST, BESSIE: Appro-
 priation _____HB 789**
- YOUNG, GEORGE: In memory
 of _____SR 21**
- YOUTH ORGANIZATIONS:**
 Bus license tag fee _____SB 422
- ZACHARY, TED ALLEN:**
 Commending _____HCR 504
- ZONING COMMISSION: See
 also Planning and Zoning
 Membership of _____HB 782**

